1 A bill to be entitled 2 An act relating to legalization of recreational 3 marijuana; amending s. 20.14, F.S.; establishing the 4 Division of Cannabis Management under the Department 5 of Agriculture and Consumer Services; creating ch. 6 566, F.S., entitled "Recreational Marijuana"; 7 providing definitions relating to regulation of 8 recreational marijuana; exempting certain activities 9 involving marijuana from use and possession offenses; authorizing persons age 21 and over to engage in 10 11 certain activities involving personal use of marijuana in limited amounts; providing limits on where persons 12 13 may engage in specified activities; prohibiting the use of false identification by persons under 21 years 14 15 of age for specified activities relating to 16 recreational marijuana; providing noncriminal 17 penalties; providing for alternative sentencing; 18 providing for licensure of marijuana establishments 19 that may engage in the manufacture, possession, or purchase of marijuana, marijuana products, and 20 21 marijuana accessories or sell marijuana, marijuana 22 products, or marijuana accessories to a consumer; 23 specifying duties of the Division Cannabis Management; 24 providing for enforcement of regulatory provisions; 25 authorizing agreements with other entities for certain

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26 enforcement activities; requiring an annual report; 27 providing for licensing of marijuana establishments; 28 providing for a licenses process; providing limits on 29 the number of retail marijuana stores in localities based on population; providing standards for 30 prospective licensees; providing requirements for 31 32 marijuana establishments; providing restrictions on 33 the location of marijuana establishments; prohibiting 34 certain activities by marijuana establishments; providing procedures when a marijuana establishment's 35 36 license expires; authorizing localities to prohibit 37 one or more types of marijuana establishments through 38 local ordinance; authorizing localities to specify an 39 entity within the locality to be responsible for 40 processing applications for a license to operate a 41 marijuana establishment; providing for submission of applications to localities if the division has not 42 issued establishment licenses by a specified date; 43 44 specifying duties of the Attorney General concerning federal subpoenas; providing an exemption from 45 46 specified provisions for marijuana research; 47 specifying that the chapter does not apply to employer 48 drug policies or operating under the influence laws; 49 specifying that the chapter does not allow persons under 21 years of age to engage in activities 50

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51 permitted therein; providing that the rights of 52 property owners are not affected; authorizing 53 rulemaking; specifying that conduct allowed by the 54 chapter may not be considered the basis for the finding of a lack of good moral character as that term 55 is used in law; providing criminal penalties for 56 57 violations; creating s. 570.551, F.S.; providing 58 duties of the Division of Cannabis Management; 59 providing that the director of the division be appointed by, and serve at the pleasure of, the 60 61 Commissioner of the Department of Agriculture and Consumer Services; providing that the director of the 62 63 division shall perform specified activities of the division, exercise certain powers and duties as 64 authorized by the commissioner, and enforce specified 65 66 provisions and rules as authorized by the department; creating s. 570.552, F.S.; providing for emergency 67 68 rulemaking; requiring the division to undertake 69 rulemaking by a specified date; amending s. 500.03, 70 F.S.; providing that marijuana establishments that 71 sell food containing marijuana are considered food 72 service establishments for the purposes of specified 73 regulations; creating s. 500.105, F.S.; specifying 74 that food products containing marijuana that are 75 prepared in permitted food establishments and sold by

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76 certain marijuana establishments are not considered 77 adulterated; amending s. 562.13, F.S.; providing that 78 it is unlawful for marijuana establishments to employ 79 persons under 18 years of age; amending s. 569.0073, F.S.; exempting licensed marijuana establishments from 80 81 specified provisions regulating the sale of pipes and 82 smoking devices; amending s. 893.03, F.S.; removing 83 cannabis from the schedule of controlled substances; 84 amending ss. 893.13 and 893.135, F.S.; providing that conduct authorized under chapter 566, F.S., is not 85 86 prohibited by specified controlled substance prohibitions; removing restrictions of possession and 87 88 sale of cannabis; creating s. 893.13501, F.S.; 89 providing for retroactive effect of amendments to ss. 90 893.03, 89.013, and 893.135, F.S., by this act; 91 providing for sentencing review for certain offenders; 92 requiring notice to certain offenders; providing 93 procedures for resentencing or release of offenders; 94 providing exceptions; amending s. 921.0022, F.S.; 95 conforming provisions to changes made by the act; providing effective dates. 96 97 98 Be It Enacted by the Legislature of the State of Florida: 99

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Paragraph (m) is added to subsection (2) of

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Section 1.

101	section 20.14, Florida Statutes, to read:
102	20.14 Department of Agriculture and Consumer Services
103	There is created a Department of Agriculture and Consumer
104	Services.
105	(2) The following divisions of the Department of
106	Agriculture and Consumer Services are established:
107	(m) Cannabis Management.
108	Section 2. <u>Chapter 566, Florida Statutes, consisting of</u>
109	ss. 566.031 through 566.043, is created and entitled,
110	"Recreational Marijuana."
111	Section 3. Section 566.031, Florida Statutes, is created
112	to read:
113	566.031 DefinitionsAs used in this part, the term:
114	(1) "Consumer" means a person 21 years of age or older who
115	purchases marijuana or marijuana products for personal use by
116	persons 21 years of age or older, but not for resale to others.
117	(2) "Department" means the Department Agriculture and
118	Consumer Services.
119	(3) "Division" means the Division of Cannabis Management.
120	(4) "Licensee" means any individual, partnership,
121	corporation, firm, association, or other legal entity holding a
122	marijuana establishment license within the state.
123	(5) "Locality" means a municipality or, in reference to a
124	location in the unorganized territory, the county in which that
125	locality is located.

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126 "Marijuana" means all parts of the plant of the genus (6) 127 cannabis, whether growing or not, the seeds thereof, the resin 128 extracted from any part of the plant, and every compound, 129 manufacture, salt, derivative, mixture, or preparation of the 130 plant, its seeds, or its resin, including marijuana concentrate. 131 The term does not include industrial hemp; fiber produced from 132 the stalks, oil, cake made from the seeds of the plant; 133 sterilized seeds of the plant that are incapable of germination; 134 or the weight of any ingredient combined with marijuana to 135 prepare topical or oral administrations, food, drink, or any 136 other product. (7) "Marijuana accessories" means equipment, products, or 137 materials of any kind that are used, intended, or designed for 138 139 use in planting, propagating, cultivating, growing, harvesting, 140 composting, manufacturing, compounding, converting, producing, 141 processing, preparing, testing, analyzing, packaging, 142 repackaging, storing, vaporizing, or containing marijuana or for 143 ingesting, inhaling, or otherwise introducing marijuana into the 144 human body. 145 (8) "Marijuana consumption site" means an entity licensed 146 to purchase marijuana from a marijuana cultivation facility and 147 marijuana products from a marijuana product manufacturing 148 facility and to sell marijuana and marijuana products to 149 consumers for consumption on the premises. 150 (9) "Marijuana cultivation facility" means an entity

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151	licensed to cultivate, prepare, and package and sell marijuana
152	to marijuana consumption sites, retail marijuana stores, to
153	marijuana product manufacturing facilities, and to other
154	marijuana cultivation facilities, but not to consumers.
155	<u>(10) "Marijuana establishment" means a marijuana</u>
156	consumption site, marijuana cultivation facility, marijuana
157	testing facility, marijuana product manufacturing facility, or
158	<u>retail marijuana store.</u>
159	(11) "Marijuana product manufacturing facility" means an
160	entity licensed to:
161	(a) Purchase marijuana;
162	(b) Manufacture, prepare, and package marijuana products;
163	or
164	(c) Sell marijuana and marijuana products to other
165	marijuana product manufacturing facilities and to marijuana
166	consumption sites and retail marijuana stores, but not to
167	consumers.
168	(12) "Marijuana products" means concentrated marijuana and
169	products that consist of marijuana and other ingredients and are
170	intended for use or consumption, including, but not limited to,
171	edible products, ointments, and tinctures.
172	(13) "Marijuana testing facility" means an entity licensed
173	to analyze and certify the safety and potency of marijuana.
174	(14) "Minor" means a person under 21 years of age.
175	(15) "Retail marijuana store" means an entity licensed to

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FLORIDA	HOUSE	OF REP	R E S E N T A	TIVES
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176	purchase marijuana from a marijuana cultivation facility and
177	<u>marijuana products from a marijuana product manufacturing</u>
178	facility and to sell marijuana and marijuana products to
179	consumers for consumption off the premises.
180	(16) "Seedling" means a marijuana plant that has no
181	flowers, is less than 12 inches in height, and is less than 12
182	inches in diameter.
183	Section 4. Section 566.032, Florida Statutes, is created
184	to read:
185	566.032 Exemption from criminal and noncriminal penalties,
186	seizure, or forfeitureNotwithstanding chapter 893 or any other
187	provision of law, and except as provided in this part, the
188	actions specified in this part are legal under the laws of this
189	state and do not constitute a civil or criminal offense under
190	the laws of this state or the law of any political subdivision
191	within this state or serve as a basis for seizure or forfeiture
192	of assets under state law.
193	Section 5. Section 566.033, Florida Statutes, is created
194	to read:
195	566.033 Personal use of marijuana.—
196	(1) A person who is 21 years of age or older may:
197	(a) Use, possess, or transport marijuana accessories and
198	up to 2.5 ounces of marijuana.
199	(b) Transfer or furnish, without remuneration, up to 2.5
200	ounces of marijuana and up to 6 seedlings to a person who is 21
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201	years of age or older.
202	(c) Possess, grow, cultivate, process, or transport up to
203	6 marijuana plants, including seedlings, and possess the
204	marijuana produced by the marijuana plants on the premises where
205	the plants were grown.
206	(d) Purchase up to 2.5 ounces of marijuana, up to 6
207	seedlings, and marijuana accessories from a retail marijuana
208	store.
209	(2) The following apply to the cultivation of marijuana
210	for personal use by a person who is 21 years of age or older:
211	(a) A person may cultivate up to 6 marijuana plants,
212	including seedlings, at that person's place of residence, on
213	property owned by that person, or on another person's property
214	with permission of the owner of the other property.
215	(b) A person who elects to cultivate marijuana shall take
216	reasonable precautions to ensure the plants are secure from
217	unauthorized access or access by a person under 21 years of age.
218	Reasonable precautions include, but are not limited to,
219	cultivating marijuana in a fully enclosed secure outdoor area,
220	locked closet, or locked room inaccessible to persons under 21
221	years of age.
222	(3) A person may smoke or ingest marijuana in a nonpublic
223	place, including, but not limited to, a private residence.
224	(a) This subsection does not permit a person to consume
225	marijuana in a manner that endangers others.
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226 (b) Except as otherwise provided in this chapter, the 227 prohibitions and limitations on smoking tobacco products in 228 specified areas in part II of chapter 386 apply to marijuana. 229 (c) Except as otherwise provided in this chapter, a person 230 who smokes marijuana in a public place other than as governed by 231 part II of chapter 386 commits a noncriminal violation subject 232 to a civil penalty of \$100. Section 6. Section 566.0331, Florida Statutes, is created 233 234 to read: 235 566.0331 False identification.-236 (1) A minor may not present or offer to a marijuana 237 establishment or the marijuana establishment's agent or employee 238 any written or oral evidence of age that is false, fraudulent, 239 or not actually the minor's own for the purpose of: 240 (a) Ordering, purchasing, attempting to purchase, or 241 otherwise procuring or attempting to procure marijuana; or 242 (b) Gaining access to marijuana. 243 (2)(a) A minor who violates subsection (1) commits: 1. For a first offense, <u>a noncriminal violation subject to</u> 244 245 a civil penalty of at least \$200 and not more than \$400. 2. For a second offense, a noncriminal violation subject 246 247 to a civil penalty of at least \$300 and not more than \$600, 248 which may only be suspended as provided in paragraph (b). 249 3. For a third or subsequent offense, a noncriminal 250 violation subject to a civil penalty of \$600, which may only be

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2.51 suspended as provided in paragraph (b). 252 253 When a minor is adjudged to have committed a first offense under 254 subsection (1), the judge shall inform that minor that the 255 noncriminal penalties for the second and subsequent offenses are 256 mandatory and may only be suspended as provided in paragraph 257 (b). Failure to inform the minor that subsequent noncriminal 258 penalties are mandatory is not a ground for suspension of any 259 subsequent civil penalty. 260 (b) A judge, as an alternative to or in addition to the 261 noncriminal penalties specified in paragraph (a), may assign the 262 minor to perform specified work for the benefit of the state, the municipality, or other public entity or a charitable 263 264 institution for no more than 40 hours for each violation. 265 Section 7. Section 566.034, Florida Statutes, is created 266 to read: 267 566.034 Marijuana establishments.-268 (1) A marijuana establishment may engage in the 269 manufacture, possession, or purchase of marijuana, marijuana 270 products, and marijuana accessories and sell marijuana, marijuana products, or marijuana accessories to a consumer as 271 272 described in this subsection. 273 (a) A marijuana consumption site or retail marijuana store 274 may: 275 1. Possess, display, or transport marijuana, marijuana Page 11 of 157

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FLORIDA	HOUSE	OF REPF	RESENTA	TIVES
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276	products, or marijuana accessories.
277	2. Purchase marijuana from a marijuana cultivation
278	facility.
279	3. Purchase marijuana or marijuana products from a
280	marijuana product manufacturing facility.
281	<u>4. Sell marijuana, marijuana products, or marijuana</u>
282	accessories to consumers.
283	(b) A marijuana consumption site may:
284	1. Notwithstanding any other law, allow smoking of
285	marijuana products, but not vaping as defined in s. 386.203.
286	2. Allow ingestion of marijuana products.
287	3. Sell prepared food containing marijuana or marijuana
288	products for consumption on the premises.
289	a. A marijuana consumption site that sells prepared food
290	much comply with all public food service establishment
291	requirements under Part I of Chapter 509.
292	b. Prepared food is not required to be served in a sealed
293	container.
294	c. Prepared food may only be taken off premises if it is
295	in a container clearly marked as containing THC.
296	4. Be located in the same facility as a licensed retail
297	marijuana store, if the licensee for the marijuana consumption
298	site and retail marijuana store is the same.
299	(c) A marijuana cultivation facility may:
300	1. Cultivate, harvest, process, package, transport,

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FLORIDA	HOUSE	OF REPF	RESENTA	TIVES
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301	display, or possess marijuana.
302	2. Deliver or transfer marijuana to a marijuana testing
303	facility.
304	3. Sell marijuana to another marijuana cultivation
305	facility, a marijuana product manufacturing facility, or a
306	<u>retail marijuana store.</u>
307	4. Purchase marijuana from another marijuana cultivation
308	facility.
309	(d) A marijuana product manufacturing facility may:
310	1. Package, process, transport, manufacture, display, or
311	possess marijuana or marijuana products.
312	2. Deliver or transfer marijuana or marijuana products to
313	a marijuana testing facility.
314	3. Sell marijuana or marijuana products to a marijuana
315	<u>consumption site, retail marijuana store, or marijuana product</u>
316	manufacturing facility.
317	4. Purchase marijuana from a marijuana cultivation
318	facility.
319	5. Purchase marijuana or marijuana products from a
320	marijuana product manufacturing facility.
321	(e) A marijuana testing facility may possess, cultivate,
322	process, repackage, store, transport, display, transfer, or
323	<u>deliver marijuana or marijuana products.</u>
324	
325	<u>A marijuana establishment may lease or otherwise allow the use</u>
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326 of property owned, occupied, or controlled by a person, 327 corporation, or other entity for any of the activities conducted 328 lawfully in accordance with this subsection. 329 (2) This section does not prevent the imposition of 330 penalties for violating this chapter or state or local rules 331 adopted pursuant to this chapter. 332 Section 8. Section 566.035, Florida Statutes, is created 333 to read: 334 566.035 Duties of the division.-The division shall: 335 (1) Enforce the laws and rules relating to the manufacturing, processing, labeling, storing, transporting, 336 337 testing, and selling of marijuana by marijuana establishments 338 and administer those laws relating to licensing and the 339 collection of taxes. 340 (2) Adopt rules consistent with this chapter for the 341 administration and enforcement of laws regulating and licensing 342 marijuana establishments. 343 (3) If determined necessary by the division, enter into a 344 memorandum of understanding with the Department of Law Enforcement, a county sheriff, or other state or municipal law 345 346 enforcement agency to perform inspections of marijuana 347 establishments. 348 (4) Issue marijuana consumption site, marijuana 349 cultivation facility, marijuana testing facility, marijuana product manufacturing facility, and retail marijuana store 350

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351 licenses. Prevent the sale of marijuana by licensees to minors 352 (5) 353 and intoxicated persons. 354 (6) Ensure that licensees have access to the provisions of 355 this chapter and other laws and rules governing marijuana in 356 accordance with this section. 357 (7) Post on the department's publicly accessible website 358 this chapter and all rules adopted under this chapter. The 359 division shall notify all licensees of changes in the law and 360 rules through a publicly accessible website posting within 90 361 days after adjournment of each session of the Legislature. The 362 division shall update the posting on the department's publicly 363 accessible website to reflect new laws and rules before the 364 effective date of the laws and rules. 365 (8) Certify monthly to the Chief Financial Officer a 366 complete statement of revenues and expenses for licenses issued 367 and for revenues collected by the division and submit an annual 368 report that includes a complete statement of the revenues and 369 expenses for the division to the Governor, the President of the 370 Senate, and the Speaker of the House of Representatives. 371 (9) Suspend or revoke the license of a licensee in 372 accordance with rules adopted by the division. A marijuana 373 establishment with a license that is suspended or revoked 374 pursuant to this subsection may: 375 (a) Continue to possess marijuana during the time its

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376	license is suspended, but may not dispense, transfer, or sell		
377	<u>marijuana. If the marijuana establishment is a marijuana</u>		
378	cultivation facility, it may continue to cultivate marijuana		
379	plants during the time its license is suspended. Marijuana may		
380	not be removed from the licensed premises except as authorized		
381	by the division and only for the purpose of destruction.		
382	(b) Possess marijuana for up to 7 days after revocation of		
383	its license, during which time the marijuana establishment shall		
384	dispose of its inventory of marijuana in accordance with		
385	division rules.		
386	(10) Beginning January 15, 2024, and annually thereafter,		
387	report to the committees of each house of the Legislature having		
388	jurisdiction over marijuana regulation. The report must include,		
389	but is not limited to, all rules adopted by the division and		
390	statistics regarding the number of marijuana establishment		
391	applications received, and licensed.		
392	Section 9. Section 566.036, Florida Statutes, is created		
393	to read:		
394	566.036 Licensing of marijuana establishments		
395	(1) An applicant for a marijuana establishment license		
396	shall file an application in the form required by the division		
397	for the type of marijuana establishment license sought. The		
398	division shall begin accepting and processing applications by		
399	August 1, 2023.		
400	(2) Upon receiving an application for a marijuana		
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401 establishment license, the division shall immediately forward a 402 copy of the application to the locality in which the applicant 403 desires to operate. 404 (3) The division shall issue or renew a license to operate 405 a marijuana establishment to an applicant who meets the 406 requirements of the division as set forth in rule and in 407 subsection (9) within 90 days after the date of receipt of the 408 application unless: 409 (a) The division finds the applicant is not in compliance 410 with this section or rules adopted by the division; 411 (b) The division is notified by the relevant locality that 412 the applicant is not in compliance with an ordinance, rule, or 413 regulation in effect at the time of application; or 414 (c) The number of marijuana establishments allowed in the 415 locality has been limited pursuant to s. 566.037 or is limited 416 by subsection (5) and the division has already licensed the 417 maximum number of marijuana establishments allowed in the 418 locality for the category of license that is sought. 419 The following shall control when more than one (4) 420 application is received by the division for establishment of a 421 marijuana establishment in the same locality: 422 (a) If a greater number of applications are received from 423 qualified applicants to operate a marijuana establishment in a 424 locality than are allowed under the limits enacted by the 425 locality pursuant to s. 566.037 or pursuant to subsection (5),

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426 the division shall solicit and consider input from the locality 427 regarding the locality's preference or preferences for 428 licensure. Within 90 days after the date that the first 429 application is received, the division shall issue the maximum 430 number of applicable licenses for each type of marijuana 431 establishment license application received. 432 (b) In a competitive application process to determine 433 which applicants will receive licenses for a marijuana 434 establishment, the division shall give preference to: 435 1. An applicant who has at least 1 year of previous 436 experience in operating another business in this state in 437 compliance with state law. 438 2. An applicant who is a minority business enterprise, as 439 defined in s. 288.703. 440 (c) The division may not grant a license for a marijuana 441 establishment to a licensee who has already received a license 442 to operate the same type of marijuana establishment if doing so 443 would prevent another qualified applicant from receiving a 444 license. 445 (5) Unless the locality has prohibited marijuana 446 consumption sites or retail marijuana stores or has enacted a 447 lower limit on the number of such marijuana establishments, the 448 division shall license no more than: 449 (a) One such marijuana establishment per each 5,000 persons in a locality with a population over 20,000. 450

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451	(b) Two such marijuana establishments in a locality with a			
452	population of at least 5,001 but less than 20,000.			
453	(c) One such marijuana establishments in a locality with a			
454	population of at least 2,000 but less than 5,001.			
455				
456	The division may license one marijuana consumption sites or			
457	retail marijuana store in a locality where the population is			
458	less than 2,000 if the municipality or county commissioners for			
459	the locality has not prohibited such marijuana establishments.			
460	The division may grant a locality's request to allow additional			
461	marijuana consumption sites or retail marijuana stores. The			
462	division may consider the impact of seasonal population or			
463	tourism and other related information provided by the locality			
464	requesting an additional marijuana establishment location.			
465	(6) Upon denial of an application, the division shall			
466	notify the applicant in writing of the specific reason for its			
467	denial.			
468	(7) All licenses under this part are valid for 1 year from			
469	the date of issuance.			
470	(8) A prospective licensee as a marijuana establishment:			
471	(a) May not have been convicted of a disqualifying drug			
472	offense. For purposes of this section, "disqualifying drug			
473	offense" means a conviction for a violation of a state or			
474	federal controlled substance law that is a crime punishable by			
475	imprisonment for 1 year or more. It does not include an offense			
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476	for which the sentence, including any term of probation,				
477	incarceration, or supervised release, was completed 10 or more				
478	years before application for licensure or an offense that				
479	consisted of conduct that would be permitted under this part.				
480	(b) May not have had a previous license revoked for a				
481	marijuana establishment.				
482	(c) If the applicant is a corporation, may not be issued a				
483	license if any of the principal officers of the corporation				
484	would be personally ineligible under paragraph (a) or paragraph				
485	<u>(b).</u>				
486	(9) A marijuana establishment:				
487	(a) May not be located within 500 feet of the property				
488	line of a preexisting public or private school. The distance				
489	must be measured from the main entrance of the marijuana				
490	establishment to the main entrance of the school by the ordinary				
491	course of travel.				
492	(b) Shall implement appropriate security measures,				
493	consistent with rules issued by the division, that are designed				
494	to prevent:				
495	1. Unauthorized entrance into areas containing marijuana.				
496	2. The theft of marijuana located on the premises or in				
497	transit to or from the premises by the licensee.				
498	3. Tampering with or adulteration of the marijuana				
499	products.				
500	4. Unauthorized access to marijuana or marijuana				
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501 accessories. 502 5. Access to marijuana by or sales of marijuana to minors. 503 (c) Shall prepare and maintain documents that include 504 procedures for the oversight of all aspects of operations and 505 procedures to ensure accurate record keeping. 506 (d) Shall make available for inspection its license at the 507 premises to which that license applies. A licensee may not 508 refuse a representative of the division the right at any time to 509 inspect the entire licensed premises or to audit the books and 510 records of the licensee. 511 (e) May not sell marijuana to a minor or to a visibly 512 intoxicated person. 513 (f) If the licensee is a retail marijuana store, it may 514 not allow a minor to enter or remain on the premises unless the 515 minor is an employee of the division, a law enforcement officer, 516 emergency personnel, or a contractor performing work on the 517 facility that is not directly related to marijuana, such as 518 installing or maintaining security devices or performing 519 electrical wiring. 520 (g) If the licensee is a marijuana consumption site, it 521 may not allow a minor to enter or remain on the premises unless the minor is an employee of the licensee, an employee of the 522 523 division, a law enforcement officer, emergency personnel, or a 524 contractor performing work on the facility that is not directly 525 related to marijuana, such as installing or maintaining security

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526	devices or performing electrical wiring.			
527	(h) If the licensee is a marijuana consumption site, it			
528	must have a conspicuously displayed sign warning about the			
529	delayed effects of ingesting THC products.			
530	(i) If the licensee is a marijuana consumption site, it			
531	may not restrict taxi or transportation network company drivers			
532	from providing transportation services to customers. This			
533	paragraph may not be construed to require the licensee to pay			
534	for such transportation services.			
535	(j) May not sell marijuana between the hours of 1 a.m. and			
536	<u>6 a.m.</u>			
537	(k) May not employ as a manager or leave in charge of the			
538	licensed premises any person who, by reason of conviction for a			
539	disqualifying drug offense or because of a revocation of that			
540	person's marijuana establishment license, is not eligible for a			
541	marijuana establishment license.			
542	(1) If a marijuana consumption site or retail marijuana			
543	store, may not offer any free merchandise, a rebate, or a gift			
544	to a consumer.			
545	(m) If a retail marijuana store, may only sell or furnish			
546	marijuana to a consumer from the premises licensed by the			
547	department. A retail marijuana store may not, either directly or			
548	indirectly, by any agent or employee, travel from locality to			
549	locality, or from place to place within the same locality,			
550	selling, bartering, carrying for sale, or exposing for sale			

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551 marijuana from a vehicle. 552 (10) A person who intentionally provides false information 553 on an application for a marijuana establishment license violates 554 s. 837.06. 555 (11) When a licensee's license expires: 556 (a) A licensee who unintentionally fails to renew a 557 license upon its expiration date and continues to engage in 558 activities allowed by s. 566.034 may not be charged with illegal 559 sales for a period of 7 days after the expiration date. A 560 licensee who continues to make sales of marijuana after having 561 been properly notified of the expired license may be charged 562 with illegally selling marijuana. 563 (b) At least 30 days before expiration of a licensee's 564 license issued pursuant to this part, the division shall notify 565 the licensee by the most expedient means available: 566 1. That the licensee's license is scheduled to expire. 567 2. The date of expiration. 568 3. That all sales of marijuana must be suspended after the 569 date of expiration and remain suspended until the license is 570 properly renewed. 571 Failure by the division to notify a licensee pursuant to this 572 paragraph does not excuse a licensee from being charged with a 573 574 violation of this part. 575 Section 10. Effective upon this act becoming a law, Page 23 of 157

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576 section 566.037, Florida Statutes, is created to read: 577 566.037 Local control.-578 (1) A locality may prohibit the operation of one or more 579 types of marijuana establishments through the enactment of an 580 ordinance. 581 (2) If a locality does not prohibit the operation of a 582 marijuana establishment pursuant to subsection (1), the 583 following apply: 584 (a) No later than September 1, 2023, a locality may enact 585 an ordinance or regulation specifying the entity within the locality that is responsible for processing applications 586 587 submitted for a licensee to operate a marijuana establishment 588 within the boundaries of the locality. The locality may provide 589 that the entity may issue such licenses if issuance by the 590 locality becomes necessary because of a failure by the division 591 to adopt rules pursuant to s. 566.035 or because of a failure by 592 the division to process and issue licenses as required by s. 593 566.036. 594 (b) A locality may enact ordinances, <u>rules</u>, or <u>regulations</u> 595 pursuant to this paragraph as long as those ordinances, rules, 596 or regulations do not conflict with this section or with rules 597 issued pursuant to s. 566.035. The ordinances may: 598 1. Govern the time, place, and manner of operations and 599 number of marijuana establishments. 600 2. Establish procedures for the issuance, suspension, and

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601 revocation of a license issued by the locality in accordance 602 with paragraph (c) or paragraph (d). 603 3. Establish a schedule of annual operating, licensing, 604 and application fees for a marijuana establishment. This 605 subparagraph applies only if the application fee or licensing 606 fee is submitted to a locality in accordance with paragraph (c) 607 or paragraph (d). 608 4. Establish noncriminal penalties for violation of an 609 ordinance, rule, or regulation governing the time, place, and 610 manner that a marijuana establishment may operate in that 611 locality. 612 (c) If the division does not begin issuing licenses by 613 January 1, 2024, an applicant may submit an application directly 614 to the locality in which it wants to operate. A locality that 615 receives an application pursuant to this paragraph shall issue a 616 license to an applicant within 90 days after receipt of the 617 application unless the locality finds, and notifies the 618 applicant, that the applicant is not in compliance with an 619 ordinance, rule, or regulation made pursuant to s. 566.035 or 620 paragraph (b) in effect at the time of application. The locality 621 shall notify the division if the locality issues an annual license to the applicant. 622 623 (d) If the division does not issue a license to an 624 applicant within 90 days after receipt of the application filed 625 in accordance with s. 566.036 and does not notify the applicant

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626 of the specific reason for denial, in writing and within 90 days 627 after receipt of the application, the applicant may resubmit its 628 application directly to the locality and the locality may issue 629 an annual license to the applicant. A locality issuing a license 630 to an applicant shall do so within 90 days after receipt of the 631 resubmitted application unless the locality finds, and notifies 632 the applicant, that the applicant is not in compliance with an ordinance, rule, or regulation made pursuant to s. 566.035 or 633 634 paragraph (b) in effect at the time the application is 635 resubmitted. The locality shall notify the division if the 636 locality issues an annual license to the applicant. 637 (e) A license issued by a locality in accordance with 638 paragraph (c) or paragraph (d) has the same effect as a license 639 issued by the division in accordance with s. 566.036 and the 640 holder of that license is not subject to regulation or 641 enforcement by the division during the term of that license. A 642 subsequent or renewed license may be issued under this paragraph 643 on an annual basis if the division has not adopted rules 644 required by s. 566.035 at least 90 days before the date upon 645 which such subsequent or renewed license would be effective, or if the division has adopted rules pursuant to 566.042 but has 646 647 not, at least 90 days after the adoption of those rules, issued 648 any marijuana establishment licenses pursuant to s. 566.036. 649 Section 11. Section 566.038, Florida Statutes, is created 650 to read:

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651 566.038 Defense of state law.-The Attorney General shall 652 to the best of the abilities of the office and in good faith 653 advocate to quash any federal subpoena for records involving 654 marijuana establishments. 655 Section 12. Section 566.039, Florida Statutes, is created 656 to read: 657 566.039 Research.-Notwithstanding the provisions of this 658 part regulating the distribution of marijuana, a scientific or 659 medical researcher who has previously published peer-reviewed 660 research may purchase, possess, and securely store marijuana for purposes of conducting research. A scientific or medical 661 662 researcher may administer and distribute marijuana to a 663 participant in research who is at least 21 years of age after 664 receiving informed consent from that participant. 665 Section 13. Section 566.041, Florida Statutes, is created 666 to read: 667 566.041 Construction.-668 (1) EMPLOYMENT POLICIES.-This chapter does not require an 669 employer to permit or accommodate the use, consumption, possession, transfer, display, transportation, sale, or growing 670 671 of marijuana in the workplace or to affect the ability of 672 employers to have policies restricting the use of marijuana by 673 their employees. 674 (2) OPERATING UNDER THE INFLUENCE.-This chapter does not 675 exempt a person from the laws prohibiting operating under the Page 27 of 157

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influence under chapter 316 or chapter 327.

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(3) TRANSFER TO MINOR.-This chapter does not permit the transfer of marijuana, with or without remuneration, to a minor or to allow a minor to purchase, possess, use, transport, grow, or consume marijuana. (4) RESTRICTION ON USE OF PROPERTY.-This chapter does not prohibit a person, employer, school, hospital, detention facility, corporation, or other entity that occupies, owns, or controls real property from prohibiting or otherwise regulating the possession, consumption, use, display, transfer, distribution, sale, transportation, or growing of marijuana on or in that real property. (5) COMPASSIONATE USE OF LOW-THC CANNABIS. - This chapter does not apply to the compassionate use of low-THC cannabis under s. 381.986. Section 14. Section 566.042, Florida Statutes, is created to read: 566.042 Rulemaking.—The division shall adopt any rules necessary to administer and enforce the provisions of this chapter. Section 15. Section 566.043, Florida Statutes, is created to read: 566.043 Good moral character.-Engaging in conduct allowed

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by this chapter may not be the basis for a finding of a lack of

good moral character as that term is used in the Florida

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Statutes. Section 16. Section 566.044, Florida Statutes, is created to read: 566.044 Penalties for violations.-It is unlawful for any person to violate any provision of the this chapter, and any person who violates any provision of the this chapter for which no penalty has been provided commits misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083; provided, that any person who shall have been convicted of a violation of any provision of this chapter and shall thereafter be convicted of a second or subsequent violation, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. Section 17. Section 570.551, Florida Statutes, is created to read: 570.551 Division of Cannabis Management.-(1) The duties of the Division of Cannabis Management include, but are not limited to, administering and enforcing the powers and responsibilities of the division as prescribed in chapter 566 and the rules adopted thereunder. (2) The director of the division shall be appointed by, and serve at the pleasure of, the commissioner. The director shall supervise, direct, and coordinate activities of the division; exercise such powers and duties as authorized by the commissioner; and enforce the provisions of chapter 566 and the

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726 rules adopted thereunder, and any other powers and duties as 727 authorized by the department. 728 Section 18. Effective upon this act becoming a law, 729 section 570.552, Florida Statues is created to read: 730 570.551 Emergency Rulemaking. -731 (1) By June 1, 2023, the Division Cannabis Management of 732 the Department Agriculture and Consumer Services shall adopt emergency rules for the administration and the enforcement of 733 734 laws regulating and licensing marijuana establishments pursuant 735 to chapter 566, Florida Statutes, as created by this act. These 736 rules must be developed by the division and may not be 737 contracted out to an entity outside the division. These rules 738 may not prohibit the operation of marijuana establishments, 739 either expressly or through restrictions that make the operation 740 of marijuana establishments unreasonably impracticable. As used in this section, "unreasonably impracticable" means that the 741 742 measures necessary to comply with the rules require such a high 743 investment of risk, money, time, or other resource or asset that 744 the operation of a marijuana establishment is not worthy of 745 being carried out in practice by a reasonably prudent 746 businessperson. 747 (2) Rules adopted pursuant to this section must include: 748 (a) Provisions for administering and enforcing chapter 749 566, Florida Statutes, including oversight requirements and 750 noncriminal penalties for violations.

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751 The form and content of applications for each type of (b) 752 marijuana establishment license, and registration renewal forms. 753 (c) Procedures allowing an applicant who has been denied a 754 license due to failure to meet the requirements for licensing to 755 correct the reason for failure. 756 (d) Procedures and timelines for background checks and 757 appeals. 758 (e) Rules governing the transfer of a license, which must 759 be substantially the same as rules governing the transfer of a 760 beverage license under chapter 561, Florida Statutes. 761 (f) Minimum standards for employment, including 762 requirements for background checks, restrictions against hiring 763 persons under 21 years of age, and safeguards to protect against 764 unauthorized employee access to marijuana. 765 (q) Minimum recordkeeping requirements, including the 766 recording of the disposal of marijuana that is not sold. Rules 767 developed pursuant to this subsection may not require a consumer 768 to provide a marijuana consumption site or retail marijuana 769 store with personal information other than government-issued 770 identification to determine the consumer's age or require the 771 retail marijuana store to acquire and record personal 772 information about its consumers. (h) Health and safety rules and standards for the 773 774 manufacture of marijuana products and the cultivation of 775 marijuana.

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776 (i) Labeling requirements for marijuana and marijuana 777 products sold or distributed by a marijuana establishment. 778 (j) Restrictions on the advertising, signage, and display 779 of marijuana and marijuana products. 780 (k) Minimum security requirements, including standards to 781 reasonably protect against unauthorized access to marijuana at 782 all stages of the licensee's possession, transportation, 783 storage, and cultivation of marijuana; these security 784 requirements may not prohibit outdoor cultivation in an 785 enclosed, secured space. 786 (1) Procedures for enforcing s. 566.036(9) and (10), 787 Florida Statutes, including noncriminal penalties for 788 violations, procedures for suspending or terminating the license 789 of a licensee who violates licensing provisions or the rules 790 adopted pursuant to this section, and procedures for appeals of 791 penalties or licensing actions. 792 (m) Any other oversight requirements that the division 793 determines are necessary to administer the laws relating to 794 licensing marijuana establishments. 795 (3) Rules adopted pursuant to this section may not 796 prohibit a locality, as defined in s. 566.031, Florida Statutes, 797 from limiting the number of each type of licensee who may 798 operate in the locality or from enacting reasonable regulations 799 applicable to licensees. 800 Section 19. Paragraph (p) of subsection (1) of section Page 32 of 157

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801	500.03, Florida Statutes, is amended to read:			
802	500.03 Definitions; construction; applicability			
803	(1) For the purpose of this chapter, the term:			
804	(p) "Food establishment" means a factory, food outlet, or			
805	other facility manufacturing, processing, packing, holding, or			
806	preparing food or selling food at wholesale or retail. The term			
807	does not include a business or activity that is regulated under			
808	s. 413.051, s. 500.80, chapter 509, or chapter 601. <u>The term</u>			
809	includes a marijuana consumption site or retail marijuana store			
810	that sells food containing marijuana pursuant to chapter 566.			
811	The term includes tomato packinghouses and repackers but does			
812	not include any other establishments that pack fruits and			
813	vegetables in their raw or natural states, including those			
814	fruits or vegetables that are washed, colored, or otherwise			
815	treated in their unpeeled, natural form before they are			
816	marketed.			
817	Section 20. Section 500.105, Florida Statutes, is created			
818	to read:			
819	500.105 Marijuana consumption site and retail marijuana			
820	store food products containing marijuanaFood products			
821	containing marijuana that are prepared in a food establishment			
822	that holds a permit under s. 500.12, if required, and that are			
823	sold by a marijuana consumption site or retail marijuana store			
824	licensed under chapter 566 are not considered adulterated under			
825	this chapter due to the presence of marijuana.			

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826 Section 21. Subsection (1) of section 562.13, Florida 827 Statutes, is amended to read: 828 562.13 Employment of minors or certain other persons by 829 certain vendors prohibited; exceptions.-830 Unless otherwise provided in this section, it is (1)831 unlawful for any vendor licensed under the Beverage Law or a 832 licensee under chapter 566 to employ any person under 18 years 833 of age. 834 Section 22. Subsection (1) of section 569.0073, Florida 835 Statutes, is amended to read: 836 569.0073 Special provisions; smoking pipes and smoking 837 devices.-838 It is unlawful for any person to offer for sale at (1)839 retail any of the items listed in subsection (2) unless such 840 person: 841 (a) Has a retail tobacco products dealer permit under s. 842 569.003 or is a marijuana establishment licensed under s. 843 566.036. The provisions of this chapter apply to any person that 844 offers for retail sale any of the items listed in subsection (2); and 845 846 (b)1. Derives at least 75 percent of its annual gross 847 revenues from the retail sale of cigarettes, cigars, and other 848 tobacco products or marijuana products sold in compliance with chapter 566; or 849 850 Derives no more than 25 percent of its annual gross 2.

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851 revenues from the retail sale of the items listed in subsection 852 (2).

853 Section 23. Paragraph (c) of subsection (1) of section 854 893.03, Florida Statutes, is amended to read:

855 893.03 Standards and schedules.-The substances enumerated 856 in this section are controlled by this chapter. The controlled 857 substances listed or to be listed in Schedules I, II, III, IV, 858 and V are included by whatever official, common, usual, 859 chemical, trade name, or class designated. The provisions of 860 this section shall not be construed to include within any of the schedules contained in this section any excluded drugs listed 861 862 within the purview of 21 C.F.R. s. 1308.22, styled "Excluded 863 Substances"; 21 C.F.R. s. 1308.24, styled "Exempt Chemical 864 Preparations"; 21 C.F.R. s. 1308.32, styled "Exempted 865 Prescription Products"; or 21 C.F.R. s. 1308.34, styled "Exempt 866 Anabolic Steroid Products."

867 (1) SCHEDULE I.-A substance in Schedule I has a high
868 potential for abuse and has no currently accepted medical use in
869 treatment in the United States and in its use under medical
870 supervision does not meet accepted safety standards. The
871 following substances are controlled in Schedule I:

(c) Unless specifically excepted or unless listed in another schedule, any material, compound, mixture, or preparation that contains any quantity of the following hallucinogenic substances or that contains any of their salts,

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isomers, including optical, positional, or geometric isomers, 876 877 homologues, nitrogen-heterocyclic analogs, esters, ethers, and 878 salts of isomers, homologues, nitrogen-heterocyclic analogs, 879 esters, or ethers, if the existence of such salts, isomers, and 880 salts of isomers is possible within the specific chemical 881 designation or class description: 882 1. Alpha-Ethyltryptamine. 883 2. 4-Methylaminorex (2-Amino-4-methyl-5-phenyl-2-884 oxazoline). 885 3. Aminorex (2-Amino-5-phenyl-2-oxazoline). DOB (4-Bromo-2,5-dimethoxyamphetamine). 886 4. 887 5. 2C-B (4-Bromo-2,5-dimethoxyphenethylamine). 888 6. Bufotenine. 889 7. Cannabis. 890 7.8. Cathinone. 891 8.9. DET (Diethyltryptamine). 892 9.10. 2,5-Dimethoxyamphetamine. 893 10.11. DOET (4-Ethyl-2,5-Dimethoxyamphetamine). 894 11.12. DMT (Dimethyltryptamine). 895 12.13. PCE (N-Ethyl-1-phenylcyclohexylamine) (Ethylamine 896 analog of phencyclidine). 13.14. JB-318 (N-Ethyl-3-piperidyl benzilate). 897 898 14.15. N-Ethylamphetamine. 899 15.<del>16.</del> Fenethylline. 900 16.17. 3,4-Methylenedioxy-N-hydroxyamphetamine.

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901	<u>17.<del>18.</del></u>	Ibogaine.
902	<u>18.<del>19.</del></u>	LSD (Lysergic acid diethylamide).
903	<u>19.</u> 20.	Mescaline.
904	<u>20.21</u> .	Methcathinone.
905	<u>21.<del>22.</del></u>	5-Methoxy-3,4-methylenedioxyamphetamine.
906	<u>22.</u> 23.	PMA (4-Methoxyamphetamine).
907	<u>23.</u> 24.	PMMA (4-Methoxymethamphetamine).
908	<u>24.</u> 25.	DOM (4-Methyl-2,5-dimethoxyamphetamine).
909	<u>25.</u> 26.	MDEA (3,4-Methylenedioxy-N-ethylamphetamine).
910	<u>26.</u> 27.	MDA (3,4-Methylenedioxyamphetamine).
911	<u>27.</u> 28.	JB-336 (N-Methyl-3-piperidyl benzilate).
912	<u>28.</u> 29.	N,N-Dimethylamphetamine.
913	<u>29.</u> 30.	Parahexyl.
914	<u>30.</u> 31.	Peyote.
915	<u>31.</u> 32.	PCPY (N-(1-Phenylcyclohexyl)-pyrrolidine)
916	(Pyrrolidine	analog of phencyclidine).
917	<u>32.</u> 33.	Psilocybin.
918	<u>33.</u> 34.	Psilocyn.
919	<u>34.</u> 35.	Salvia divinorum, except for any drug product
920	approved by	the United States Food and Drug Administration which
921	contains Sal	via divinorum or its isomers, esters, ethers, salts,
922	and salts of	isomers, esters, and ethers, if the existence of
923	such isomers	, esters, ethers, and salts is possible within the
924	specific che	mical designation.
925	<u>35.</u> 36.	Salvinorin A, except for any drug product approved
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926 by the United States Food and Drug Administration which contains 927 Salvinorin A or its isomers, esters, ethers, salts, and salts of 928 isomers, esters, and ethers, if the existence of such isomers, 929 esters, ethers, and salts is possible within the specific 930 chemical designation. 931 36.<del>37.</del> Xylazine. 932 37.38. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine) 933 (Thiophene analog of phencyclidine). 934 38.39. 3,4,5-Trimethoxyamphetamine. 935 39.40. Methylone (3,4-Methylenedioxymethcathinone). 936 40.41. MDPV (3,4-Methylenedioxypyrovalerone). 937 41.42. Methylmethcathinone. 938 42.43. Methoxymethcathinone. 939 43.44. Fluoromethcathinone. 940 44.45. Methylethcathinone. 941 45.46. CP 47,497 (2-(3-Hydroxycyclohexyl)-5-(2-942 methyloctan-2-yl)phenol) and its dimethyloctyl (C8) homologue. 943 46.47. HU-210 [(6aR,10aR)-9-(Hydroxymethyl)-6,6-dimethyl-944 3-(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-945 oll. 946 47.48. JWH-018 (1-Pentyl-3-(1-naphthoyl)indole). 947 48.49. JWH-073 (1-Butyl-3-(1-naphthoyl) indole). 948 49.50. JWH-200 (1-[2-(4-Morpholinyl)ethyl]-3-(1-949 naphthoyl)indole). 950 50.51. BZP (Benzylpiperazine).

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951	<u>51.</u> 52.	Fluorophenylpiperazine.
952	<u>52.</u> 53.	Methylphenylpiperazine.
953	<u>53.</u> 54.	Chlorophenylpiperazine.
954	<u>54.</u> 55.	Methoxyphenylpiperazine.
955	<u>55.</u> 56.	DBZP (1,4-Dibenzylpiperazine).
956	<u>56.</u> 57.	TFMPP (Trifluoromethylphenylpiperazine).
957	<u>57.</u> 58.	MBDB (Methylbenzodioxolylbutanamine) or (3,4-
958	Methylenedio	xy-N-methylbutanamine).
959	<u>58.</u> 59.	5-Hydroxy-AMT (5-Hydroxy-alpha-methyltryptamine).
960	<u>59.<del>60.</del></u>	5-Hydroxy-N-methyltryptamine.
961	<u>60.<del>61.</del></u>	5-MeO-MiPT (5-Methoxy-N-methyl-N-
962	isopropyltry	ptamine).
963	<u>61.<del>62.</del></u>	5-MeO-AMT (5-Methoxy-alpha-methyltryptamine).
964	<u>62.<del>63.</del></u>	Methyltryptamine.
965	<u>63.64.</u>	5-MeO-DMT (5-Methoxy-N,N-dimethyltryptamine).
966	<u>64.65.</u>	5-Me-DMT (5-Methyl-N,N-dimethyltryptamine).
967	<u>65.66.</u>	Tyramine (4-Hydroxyphenethylamine).
968	<u>66.67.</u>	5-MeO-DiPT (5-Methoxy-N,N-Diisopropyltryptamine).
969	<u>67.</u> 68.	DiPT (N,N-Diisopropyltryptamine).
970	<u>68.69.</u>	DPT (N,N-Dipropyltryptamine).
971	<u>69.70.</u>	4-Hydroxy-DiPT (4-Hydroxy-N,N-
972	diisopropylt	ryptamine).
973	<u>70.71.</u>	5-MeO-DALT (5-Methoxy-N,N-Diallyltryptamine).
974	<u>71.</u> 72.	DOI (4-Iodo-2,5-dimethoxyamphetamine).
975	<u>72.</u> 73.	DOC (4-Chloro-2,5-dimethoxyamphetamine).
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976	<u>73.</u> 74.	2C-E (4-Ethyl-2,5-dimethoxyphenethylamine).
977	<u>74.75.</u>	2C-T-4 (4-Isopropylthio-2,5-
978	dimethoxyphe	nethylamine).
979	<u>75.</u> 76.	2C-C (4-Chloro-2,5-dimethoxyphenethylamine).
980	<u>76.77.</u>	2C-T (4-Methylthio-2,5-dimethoxyphenethylamine).
981	<u>77.78.</u>	2C-T-2 (4-Ethylthio-2,5-dimethoxyphenethylamine).
982	<u>78.79.</u>	2C-T-7 (4-(n)-Propylthio-2,5-
983	dimethoxyphe	nethylamine).
984	<u>79.80.</u>	2C-I (4-Iodo-2,5-dimethoxyphenethylamine).
985	<u>80.81.</u>	Butylone (3,4-Methylenedioxy-alpha-
986	methylaminob	utyrophenone).
987	<u>81.</u> 82.	Ethcathinone.
988	<u>82.</u> 83.	Ethylone (3,4-Methylenedioxy-N-ethylcathinone).
989	<u>83.</u> 84.	Naphyrone (Naphthylpyrovalerone).
990	<u>84.85.</u>	Dimethylone (3,4-Methylenedioxy-N,N-
991	dimethylcath	inone).
992	<u>85.</u> 86.	3,4-Methylenedioxy-N,N-diethylcathinone.
993	<u>86.</u> 87.	3,4-Methylenedioxy-propiophenone.
994	<u>87.</u> 88.	3,4-Methylenedioxy-alpha-bromopropiophenone.
995	<u>88.</u> 89.	3,4-Methylenedioxy-propiophenone-2-oxime.
996	<u>89.</u> 90.	3,4-Methylenedioxy-N-acetylcathinone.
997	<u>90.</u> 91.	3,4-Methylenedioxy-N-acetylmethcathinone.
998	<u>91.</u> 92.	3,4-Methylenedioxy-N-acetylethcathinone.
999	<u>92.</u> 93.	Bromomethcathinone.
1000	<u>93.</u> 94.	Buphedrone (alpha-Methylamino-butyrophenone).
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1001	94.95. Eutylone (3,4-Methylenedioxy-alpha-
1002	ethylaminobutyrophenone).
1003	<u>95.96.</u> Dimethylcathinone.
1004	96.97. Dimethylmethcathinone.
1005	97.98. Pentylone (3,4-Methylenedioxy-alpha-
1006	methylaminovalerophenone).
1007	98.99. MDPPP (3,4-Methylenedioxy-alpha-
1008	pyrrolidinopropiophenone).
1009	99.100. MDPBP (3,4-Methylenedioxy-alpha-
1010	pyrrolidinobutyrophenone).
1011	100.101. MOPPP (Methoxy-alpha-pyrrolidinopropiophenone).
1012	101.102. MPHP (Methyl-alpha-pyrrolidinohexanophenone).
1013	<u>102.103.</u> BTCP (Benzothiophenylcyclohexylpiperidine) or BCP
1014	(Benocyclidine).
1015	103.104. F-MABP (Fluoromethylaminobutyrophenone).
1016	104.105. MeO-PBP (Methoxypyrrolidinobutyrophenone).
1017	105.106. Et-PBP (Ethylpyrrolidinobutyrophenone).
1018	<u>106.</u> 107. 3-Me-4-MeO-MCAT (3-Methyl-4-
1019	Methoxymethcathinone).
1020	107.108. Me-EABP (Methylethylaminobutyrophenone).
1021	<u>108.</u> 109. Etizolam.
1022	<u>109.110.</u> PPP (Pyrrolidinopropiophenone).
1023	110.111. PBP (Pyrrolidinobutyrophenone).
1024	<u>111.112.</u> PVP (Pyrrolidinovalerophenone) or
1025	(Pyrrolidinopentiophenone).

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112.113. MPPP (Methyl-alpha-pyrrolidinopropiophenone). 1026 1027 113.<del>114.</del> JWH-007 (1-Pentyl-2-methyl-3-(1-1028 naphthoyl) indole). 114.115. JWH-015 (1-Propyl-2-methyl-3-(1-1029 1030 naphthoyl)indole). 1031 115.116. JWH-019 (1-Hexyl-3-(1-naphthoyl) indole). 1032 116.<del>117.</del> JWH-020 (1-Heptyl-3-(1-naphthoyl) indole). 1033 117.118. JWH-072 (1-Propyl-3-(1-naphthoyl) indole). 1034 118.119. JWH-081 (1-Pentyl-3-(4-methoxy-1-1035 naphthoyl)indole). 1036 119.<del>120.</del> JWH-122 (1-Pentyl-3-(4-methyl-1-1037 naphthoyl)indole). 120.121. JWH-133 ((6aR,10aR)-6,6,9-Trimethyl-3-(2-1038 1039 methylpentan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene). 1040 121.<del>122.</del> JWH-175 (1-Pentyl-3-(1-naphthylmethyl)indole). 1041 122.<del>123.</del> JWH-201 (1-Pentyl-3-(4-1042 methoxyphenylacetyl)indole). 1043 123.124. JWH-203 (1-Pentyl-3-(2-1044 chlorophenylacetyl)indole). 1045 124.125. JWH-210 (1-Pentyl-3-(4-ethyl-1-naphthoyl)indole). 125.126. JWH-250 (1-Pentyl-3-(2-1046 1047 methoxyphenylacetyl)indole). 1048 126.<del>127.</del> JWH-251 (1-Pentyl-3-(2-1049 methylphenylacetyl)indole). 1050 127.128. JWH-302 (1-Pentyl-3-(3-Page 42 of 157

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1051
      methoxyphenylacetyl)indole).
1052
            128.<del>129.</del> JWH-398 (1-Pentyl-3-(4-chloro-1-
1053
      naphthoyl)indole).
1054
            129.130. HU-211 ((6aS,10aS)-9-(Hydroxymethyl)-6,6-
1055
       dimethyl-3-(2-methyloctan-2-yl)-6a,7,10,10a-
1056
      tetrahydrobenzo[c]chromen-1-ol).
            <u>130.</u>131. HU-308 ([(1R,2R,5R)-2-[2,6-Dimethoxy-4-(2-
1057
1058
      methyloctan-2-yl)phenyl]-7,7-dimethyl-4-bicyclo[3.1.1]hept-3-
1059
      enyl] methanol).
1060
            131.132. HU-331 (3-Hydroxy-2-[(1R, 6R)-3-methyl-6-(1-
      methylethenyl) -2-cyclohexen-1-yl]-5-pentyl-2,5-cyclohexadiene-
1061
1062
       1,4-dione).
1063
            132.133. CB-13 (4-Pentyloxy-1-(1-naphthoyl)naphthalene).
1064
            133.134. CB-25 (N-Cyclopropyl-11-(3-hydroxy-5-
1065
      pentylphenoxy) - undecanamide).
1066
            134.<del>135.</del> CB-52 (N-Cyclopropyl-11-(2-hexyl-5-
1067
      hydroxyphenoxy) -undecanamide).
1068
            135.136. CP 55,940 (2-[3-Hydroxy-6-propanol-cyclohexyl]-5-
1069
       (2-methyloctan-2-yl)phenol).
1070
            136.137. AM-694 (1-(5-Fluoropentyl)-3-(2-
1071
       iodobenzoyl) indole).
1072
            137.138. AM-2201 (1-(5-Fluoropentyl)-3-(1-
1073
      naphthoyl)indole).
1074
            138.<del>139.</del> RCS-4 (1-Pentyl-3-(4-methoxybenzoyl)indole).
1075
            139.140. RCS-8 (1-(2-Cyclohexylethyl)-3-(2-
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1076	<pre>methoxyphenylacetyl)indole).</pre>
1077	<u>140.</u> 141. WIN55,212-2 ((R)-(+)-[2,3-Dihydro-5-methyl-3-(4-
1078	<pre>morpholinylmethyl)pyrrolo[1,2,3-de]-1,4-benzoxazin-6-yl]-1-</pre>
1079	naphthalenylmethanone).
1080	<u>141.</u> WIN55,212-3 ([(3S)-2,3-Dihydro-5-methyl-3-(4-
1081	<pre>morpholinylmethyl)pyrrolo[1,2,3-de]-1,4-benzoxazin-6-yl]-1-</pre>
1082	naphthalenylmethanone).
1083	142.143. Pentedrone (alpha-Methylaminovalerophenone).
1084	<u>143.144.</u> Fluoroamphetamine.
1085	<u>144.145.</u> Fluoromethamphetamine.
1086	<u>145.</u> 146. Methoxetamine.
1087	<u>146.147.</u> Methiopropamine.
1088	<u>147.</u> 148. Methylbuphedrone (Methyl-alpha-
1089	methylaminobutyrophenone).
1090	148.149. APB ((2-Aminopropyl)benzofuran).
1091	<u>149.<del>150.</del> APDB ((2-Aminopropyl)-2,3-dihydrobenzofuran).</u>
1092	<u>150.</u> 151. UR-144 (1-Pentyl-3-(2,2,3,3-
1093	tetramethylcyclopropanoyl)indole).
1094	<u>151.</u> XLR11 (1-(5-Fluoropentyl)-3-(2,2,3,3-
1095	tetramethylcyclopropanoyl)indole).
1096	<u>152.</u> Chloro UR-144 (1-(Chloropentyl)-3-(2,2,3,3-
1097	tetramethylcyclopropanoyl)indole).
1098	<u>153.<del>154.</del> AKB48 (N-Adamant-1-yl 1-pentylindazole-3-</u>
1099	carboxamide).
1100	<u>154.</u> AM-2233(1-[(N-Methyl-2-piperidinyl)methyl]-3-(2-
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1101 iodobenzoyl) indole). 155.156. STS-135 (N-Adamant-1-yl 1-(5-fluoropentyl)indole-1102 1103 3-carboxamide). 156.<del>157.</del> URB-597 ((3'-(Aminocarbonyl) [1,1'-biphenyl]-3-1104 1105 yl)-cyclohexylcarbamate). 1106 157.<del>158.</del> URB-602 ([1,1'-Biphenyl]-3-yl-carbamic acid, 1107 cyclohexyl ester). 1108 158.<del>159.</del> URB-754 (6-Methyl-2-[(4-methylphenyl)amino]-1-1109 benzoxazin-4-one). 159.160. 2C-D (4-Methyl-2,5-dimethoxyphenethylamine). 1110 1111 160.<del>161.</del> 2C-H (2,5-Dimethoxyphenethylamine). 161.<del>162.</del> 2C-N (4-Nitro-2,5-dimethoxyphenethylamine). 1112 162.163. 2C-P (4-(n)-Propyl-2,5-dimethoxyphenethylamine). 1113 163.164. 25I-NBOMe (4-Iodo-2, 5-dimethoxy-[N-(2-1114 methoxybenzyl)]phenethylamine). 1115 1116 164.165. MDMA (3,4-Methylenedioxymethamphetamine). 165.166. PB-22 (8-Quinolinyl 1-pentylindole-3-1117 1118 carboxylate). 166.<del>167.</del> Fluoro PB-22 (8-Quinolinyl 1-1119 1120 (fluoropentyl)indole-3-carboxylate). 167.168. BB-22 (8-Quinolinyl 1-(cyclohexylmethyl)indole-3-1121 1122 carboxylate). 1123 168.169. Fluoro AKB48 (N-Adamant-1-yl 1-1124 (fluoropentyl) indazole-3-carboxamide). 1125 169.<del>170.</del> AB-PINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-

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1126	1-pentylindazole-3-carboxamide).
1127	170. <del>171.</del> AB-FUBINACA (N-(1-Amino-3-methyl-1-oxobutan-2-
1128	yl)-1-(4-fluorobenzyl)indazole-3-carboxamide).
1129	<u>171.<del>172.</del></u> ADB-PINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
1130	yl)-1-pentylindazole-3-carboxamide).
1131	<u>172.</u> Fluoro ADBICA (N-(1-Amino-3,3-dimethyl-1-
1132	oxobutan-2-yl)-1-(fluoropentyl)indole-3-carboxamide).
1133	<u>173.</u> 174. 25B-NBOMe (4-Bromo-2,5-dimethoxy-[N-(2-
1134	<pre>methoxybenzyl)]phenethylamine).</pre>
1135	<u>174.</u> 175. 25C-NBOMe (4-Chloro-2,5-dimethoxy-[N-(2-
1136	<pre>methoxybenzyl)]phenethylamine).</pre>
1137	<u>175.</u> AB-CHMINACA (N-(1-Amino-3-methyl-1-oxobutan-2-
1138	yl)-1-(cyclohexylmethyl)indazole-3-carboxamide).
1139	<u>176.</u> FUB-PB-22 (8-Quinolinyl 1-(4-fluorobenzyl)indole-
1140	3-carboxylate).
1141	<u>177.</u> Fluoro-NNEI (N-Naphthalen-1-yl 1-
1142	(fluoropentyl)indole-3-carboxamide).
1143	<u>178.</u> Fluoro-AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-
1144	yl)-1-(fluoropentyl)indazole-3-carboxamide).
1145	<u>179.<del>180.</del></u> THJ-2201 (1-(5-Fluoropentyl)-3-(1-
1146	naphthoyl)indazole).
1147	<u>180.</u> 181. AM-855 ((4aR,12bR)-8-Hexyl-2,5,5-trimethyl-
1148	1,4,4a,8,9,10,11,12b-octahydronaphtho[3,2-c]isochromen-12-ol).
1149	<u>181.</u> 182. AM-905 ((6aR,9R,10aR)-3-[(E)-Hept-1-enyl]-9-
1150	(hydroxymethyl)-6,6-dimethyl-6a,7,8,9,10,10a-
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11-1	
1151	hexahydrobenzo[c]chromen-1-ol).
1152	<u>182.</u> 183. AM-906 ((6aR,9R,10aR)-3-[(Z)-Hept-1-enyl]-9-
1153	(hydroxymethyl)-6,6-dimethyl-6a,7,8,9,10,10a-
1154	hexahydrobenzo[c]chromen-1-ol).
1155	<u>183.</u> 184. AM-2389 ((6aR,9R,10aR)-3-(1-Hexyl-cyclobut-1-yl)-
1156	6a,7,8,9,10,10a-hexahydro-6,6-dimethyl-6H-dibenzo[b,d]pyran-1,9
1157	diol).
1158	<u>184.</u> 185. HU-243 ((6aR,8S,9S,10aR)-9-(Hydroxymethyl)-6,6-
1159	dimethyl-3-(2-methyloctan-2-yl)-8,9-ditritio-7,8,10,10a-
1160	tetrahydro-6aH-benzo[c]chromen-1-ol).
1161	<u>185.<del>186.</del> HU-336 ((6aR,10aR)-6,6,9-Trimethyl-3-pentyl-</u>
1162	6a,7,10,10a-tetrahydro-1H-benzo[c]chromene-1,4(6H)-dione).
1163	<u>186.<del>187.</del> MAPB ((2-Methylaminopropyl)benzofuran).</u>
1164	187.188. 5-IT (2-(1H-Indol-5-yl)-1-methyl-ethylamine).
1165	188.189. 6-IT (2-(1H-Indol-6-yl)-1-methyl-ethylamine).
1166	189.190. Synthetic CannabinoidsUnless specifically
1167	excepted or unless listed in another schedule or contained
1168	within a pharmaceutical product approved by the United States
1169	Food and Drug Administration, any material, compound, mixture,
1170	or preparation that contains any quantity of a synthetic
1171	cannabinoid found to be in any of the following chemical class
1172	descriptions, or homologues, nitrogen-heterocyclic analogs,
1173	isomers (including optical, positional, or geometric), esters,
1174	ethers, salts, and salts of homologues, nitrogen-heterocyclic
1175	analogs, isomers, esters, or ethers, whenever the existence of
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1176 such homologues, nitrogen-heterocyclic analogs, isomers, esters, 1177 ethers, salts, and salts of isomers, esters, or ethers is 1178 possible within the specific chemical class or designation. 1179 Since nomenclature of these synthetically produced cannabinoids is not internationally standardized and may continually evolve, 1180 1181 these structures or the compounds of these structures shall be 1182 included under this subparagraph, regardless of their specific numerical designation of atomic positions covered, if it can be 1183 1184 determined through a recognized method of scientific testing or analysis that the substance contains properties that fit within 1185 1186 one or more of the following categories:

Tetrahydrocannabinols.-Any tetrahydrocannabinols 1187 a. 1188 naturally contained in a plant of the genus Cannabis, the synthetic equivalents of the substances contained in the plant 1189 or in the resinous extracts of the genus Cannabis, or synthetic 1190 1191 substances, derivatives, and their isomers with similar chemical structure and pharmacological activity, including, but not 1192 1193 limited to, Delta 9 tetrahydrocannabinols and their optical 1194 isomers, Delta 8 tetrahydrocannabinols and their optical 1195 isomers, Delta 6a,10a tetrahydrocannabinols and their optical 1196 isomers, or any compound containing a tetrahydrobenzo[c]chromene 1197 structure with substitution at either or both the 3-position or 1198 9-position, with or without substitution at the 1-position with 1199 hydroxyl or alkoxy groups, including, but not limited to: 1200 Tetrahydrocannabinol. (I)

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1201	(II) HU-210 ((6aR,10aR)-9-(Hydroxymethyl)-6,6-dimethyl-3-
1202	(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-
1203	ol).
1204	(III) HU-211 ((6aS,10aS)-9-(Hydroxymethyl)-6,6-dimethyl-3-
1205	(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-
1206	ol).
1207	(IV) JWH-051 ((6aR,10aR)-9-(Hydroxymethyl)-6,6-dimethyl-3-
1208	(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene).
1209	(V) JWH-133 ((6aR,10aR)-6,6,9-Trimethyl-3-(2-methylpentan-
1210	2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene).
1211	(VI) JWH-057 ((6aR,10aR)-6,6,9-Trimethyl-3-(2-methyloctan-
1212	2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromene).
1213	(VII) JWH-359 ((6aR,10aR)-1-Methoxy-6,6,9-trimethyl-3-
1214	(2,3-dimethylpentan-2-yl)-6a,7,10,10a-
1215	tetrahydrobenzo[c]chromene).
1216	(VIII) AM-087 ((6aR,10aR)-3-(2-Methyl-6-bromohex-2-yl)-
1217	6,6,9-trimethyl-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol).
1218	(IX) AM-411 ((6aR,10aR)-3-(1-Adamantyl)-6,6,9-trimethyl-
1219	<pre>6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol).</pre>
1220	(X) Parahexyl.
1221	b. Naphthoylindoles, Naphthoylindazoles,
1222	Naphthoylcarbazoles, Naphthylmethylindoles,
1223	Naphthylmethylindazoles, and NaphthylmethylcarbazolesAny
1224	compound containing a naphthoylindole, naphthoylindazole,
1225	naphthoylcarbazole, naphthylmethylindole,
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F	LΟ	RΙ	DΑ	Н	ΟU	S	E	ΟF	R	ΕP	RE	E S	Е	Ν	ΤА	Т	ΙV	/ E	S
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1226 naphthylmethylindazole, or naphthylmethylcarbazole structure, 1227 with or without substitution on the indole, indazole, or 1228 carbazole ring to any extent, whether or not substituted on the naphthyl ring to any extent, including, but not limited to: 1229 1230 JWH-007 (1-Pentyl-2-methyl-3-(1-naphthoyl) indole). (I) 1231 JWH-011 (1-(1-Methylhexyl)-2-methyl-3-(1-(II)1232 naphthoyl)indole). 1233 JWH-015 (1-Propyl-2-methyl-3-(1-naphthoyl)indole). (III) 1234 (IV) JWH-016 (1-Butyl-2-methyl-3-(1-naphthoyl) indole). 1235 JWH-018 (1-Pentyl-3-(1-naphthoyl) indole). (V) 1236 (VI) JWH-019 (1-Hexyl-3-(1-naphthoyl)indole). 1237 JWH-020 (1-Heptyl-3-(1-naphthoyl) indole). (VII) 1238 JWH-022 (1-(4-Pentenyl)-3-(1-naphthoyl)indole). (VIII) 1239 JWH-071 (1-Ethyl-3-(1-naphthoyl)indole). (IX)1240 JWH-072 (1-Propyl-3-(1-naphthoyl) indole). (X) 1241 (XI) JWH-073 (1-Butyl-3-(1-naphthoyl) indole). 1242 JWH-080 (1-Butyl-3-(4-methoxy-1-naphthoyl)indole). (XII) 1243 (XIII) JWH-081 (1-Pentyl-3-(4-methoxy-1-naphthoyl) indole). 1244 JWH-098 (1-Pentyl-2-methyl-3-(4-methoxy-1-(XIV) 1245 naphthoyl)indole). 1246 (XV) JWH-116 (1-Pentyl-2-ethyl-3-(1-naphthoyl) indole). 1247 JWH-122 (1-Pentyl-3-(4-methyl-1-naphthoyl)indole). (XVI) 1248 (XVII) JWH-149 (1-Pentyl-2-methyl-3-(4-methyl-1-1249 naphthoyl)indole). 1250 JWH-164 (1-Pentyl-3-(7-methoxy-1-(XVIII)

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1251 naphthoyl)indole). 1252 (XIX) JWH-175 (1-Pentyl-3-(1-naphthylmethyl)indole). 1253 (XX) JWH-180 (1-Propyl-3-(4-propyl-1-naphthoyl) indole). 1254 (XXI) JWH-182 (1-Pentyl-3-(4-propyl-1-naphthoyl)indole). 1255 (XXII) JWH-184 (1-Pentyl-3-[(4-methyl)-1-1256 naphthylmethyl]indole). 1257 (XXIII) JWH-193 (1-[2-(4-Morpholinyl)ethyl]-3-(4-methyl-1-1258 naphthoyl) indole). 1259 (XXIV) JWH-198 (1-[2-(4-Morpholinyl)ethyl]-3-(4-methoxy-1-1260 naphthoyl)indole). 1261 JWH-200 (1-[2-(4-Morpholinyl)ethyl]-3-(1-(XXV) 1262 naphthoyl)indole). JWH-210 (1-Pentyl-3-(4-ethyl-1-naphthoyl)indole). 1263 (XXVI) 1264 (XXVII) JWH-387 (1-Pentyl-3-(4-bromo-1-naphthoyl)indole). 1265 JWH-398 (1-Pentyl-3-(4-chloro-1-(XXVIII) 1266 naphthoyl)indole). 1267 JWH-412 (1-Pentyl-3-(4-fluoro-1-naphthoyl) indole). (XXIX) 1268 (XXX) JWH-424 (1-Pentyl-3-(8-bromo-1-naphthoyl) indole). 1269 (XXXI) AM-1220 (1-[(1-Methyl-2-piperidinyl)methyl]-3-(1-1270 naphthoyl)indole). 1271 (XXXII) AM-1235 (1-(5-Fluoropentyl)-6-nitro-3-(1-1272 naphthoyl)indole). 1273 (XXXIII) AM-2201 (1-(5-Fluoropentyl)-3-(1-1274 naphthoyl)indole). 1275 (XXXIV) Chloro JWH-018 (1-(Chloropentyl)-3-(1-

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```
1276
      naphthoyl)indole).
1277
            (XXXV) Bromo JWH-018 (1-(Bromopentyl)-3-(1-
1278
      naphthoyl)indole).
1279
            (XXXVI) AM-2232 (1-(4-Cyanobutyl)-3-(1-naphthoyl)indole).
1280
                      THJ-2201 (1-(5-Fluoropentyl)-3-(1-
            (XXXVII)
1281
      naphthoyl)indazole).
1282
            (XXXVIII)
                      MAM-2201 (1-(5-Fluoropentyl)-3-(4-methyl-1-
1283
      naphthoyl)indole).
1284
            (XXXIX)
                    EAM-2201 (1-(5-Fluoropentyl)-3-(4-ethyl-1-
1285
      naphthoyl)indole).
1286
                 EG-018 (9-Pentyl-3-(1-naphthoyl)carbazole).
            (XL)
1287
                 EG-2201 (9-(5-Fluoropentyl)-3-(1-
            (XLI)
1288
      naphthoyl)carbazole).
1289
           c. Naphthoylpyrroles.-Any compound containing a
1290
      naphthoylpyrrole structure, with or without substitution on the
1291
      pyrrole ring to any extent, whether or not substituted on the
1292
      naphthyl ring to any extent, including, but not limited to:
1293
            (I)
                 JWH-030 (1-Pentyl-3-(1-naphthoyl)pyrrole).
1294
                 JWH-031 (1-Hexyl-3-(1-naphthoyl)pyrrole).
            (II)
1295
            (III) JWH-145 (1-Pentyl-5-phenyl-3-(1-naphthoyl)pyrrole).
1296
            (IV)
                 JWH-146 (1-Heptyl-5-phenyl-3-(1-naphthoyl)pyrrole).
1297
                 JWH-147 (1-Hexyl-5-phenyl-3-(1-naphthoyl)pyrrole).
            (V)
1298
            (VI)
                 JWH-307 (1-Pentyl-5-(2-fluorophenyl)-3-(1-
1299
      naphthoyl)pyrrole).
1300
            (VII) JWH-309 (1-Pentyl-5-(1-naphthalenyl)-3-(1-
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1301 naphthoyl)pyrrole). (VIII) JWH-368 (1-Pentyl-5-(3-fluorophenyl)-3-(1-1302 1303 naphthoyl)pyrrole). JWH-369 (1-Pentyl-5-(2-chlorophenyl)-3-(1-1304 (IX) 1305 naphthoyl)pyrrole). 1306 (X) JWH-370 (1-Pentyl-5-(2-methylphenyl)-3-(1-1307 naphthoyl)pyrrole). 1308 Naphthylmethylenindenes.-Any compound containing a d. 1309 naphthylmethylenindene structure, with or without substitution 1310 at the 3-position of the indene ring to any extent, whether or not substituted on the naphthyl ring to any extent, including, 1311 1312 but not limited to, JWH-176 (3-Pentyl-1-(naphthylmethylene)indene). 1313 1314 Phenylacetylindoles and Phenylacetylindazoles.-Any е. 1315 compound containing a phenylacetylindole or phenylacetylindazole 1316 structure, with or without substitution on the indole or 1317 indazole ring to any extent, whether or not substituted on the 1318 phenyl ring to any extent, including, but not limited to: 1319 JWH-167 (1-Pentyl-3-(phenylacetyl)indole). (I) 1320 JWH-201 (1-Pentyl-3-(4-methoxyphenylacetyl)indole). (II)1321 (III) JWH-203 (1-Pentyl-3-(2-chlorophenylacetyl)indole). JWH-250 (1-Pentyl-3-(2-methoxyphenylacetyl)indole). 1322 (IV) 1323 JWH-251 (1-Pentyl-3-(2-methylphenylacetyl)indole). (V) 1324 (VI) JWH-302 (1-Pentyl-3-(3-methoxyphenylacetyl)indole). 1325 (VII) Cannabipiperidiethanone.

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1326	(VIII) RCS-8 (1-(2-Cyclohexylethyl)-3-(2-
1327	<pre>methoxyphenylacetyl)indole).</pre>
1328	f. Cyclohexylphenols.—Any compound containing a
1329	cyclohexylphenol structure, with or without substitution at the
1330	5-position of the phenolic ring to any extent, whether or not
1331	substituted on the cyclohexyl ring to any extent, including, but
1332	not limited to:
1333	(I) CP 47,497 (2-(3-Hydroxycyclohexyl)-5-(2-methyloctan-2-
1334	yl)phenol).
1335	(II) Cannabicyclohexanol (CP 47,497 dimethyloctyl (C8)
1336	homologue).
1337	(III) CP-55,940 (2-(3-Hydroxy-6-propanol-cyclohexyl)-5-(2-
1338	<pre>methyloctan-2-yl)phenol).</pre>
1339	g. Benzoylindoles and Benzoylindazoles.—Any compound
1340	containing a benzoylindole or benzoylindazole structure, with or
1341	without substitution on the indole or indazole ring to any
1342	extent, whether or not substituted on the phenyl ring to any
1343	extent, including, but not limited to:
1344	(I) AM-679 (1-Pentyl-3-(2-iodobenzoyl)indole).
1345	(II) AM-694 (1-(5-Fluoropentyl)-3-(2-iodobenzoyl)indole).
1346	(III) AM-1241 (1-[(N-Methyl-2-piperidinyl)methyl]-3-(2-
1347	iodo-5-nitrobenzoyl)indole).
1348	(IV) Pravadoline (1-[2-(4-Morpholinyl)ethyl]-2-methyl-3-
1349	(4-methoxybenzoyl)indole).
1350	(V) AM-2233 (1-[(N-Methyl-2-piperidinyl)methyl]-3-(2-
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1351
      iodobenzoyl) indole).
1352
                  RCS-4 (1-Pentyl-3-(4-methoxybenzoyl)indole).
            (VI)
1353
                  RCS-4 C4 homologue (1-Butyl-3-(4-
            (VII)
1354
      methoxybenzoyl)indole).
1355
            (VIII) AM-630 (1-[2-(4-Morpholinyl)ethyl]-2-methyl-6-iodo-
1356
      3-(4-methoxybenzoyl) indole).
1357
           h.
                Tetramethylcyclopropanoylindoles and
1358
      Tetramethylcyclopropanoylindazoles.-Any compound containing a
1359
      tetramethylcyclopropanoylindole or
1360
      tetramethylcyclopropanoylindazole structure, with or without
      substitution on the indole or indazole ring to any extent,
1361
1362
      whether or not substituted on the tetramethylcyclopropyl group
1363
      to any extent, including, but not limited to:
1364
                UR-144 (1-Pentyl-3-(2,2,3,3-
            (I)
1365
      tetramethylcyclopropanoyl)indole).
1366
            (II)
                  XLR11 (1-(5-Fluoropentyl)-3-(2,2,3,3-
1367
      tetramethylcyclopropanoyl)indole).
1368
            (III) Chloro UR-144 (1-(Chloropentyl)-3-(2,2,3,3-
1369
      tetramethylcyclopropanoyl)indole).
1370
                A-796,260 (1-[2-(4-Morpholinyl)ethyl]-3-(2,2,3,3-
            (IV)
1371
      tetramethylcyclopropanoyl)indole).
                A-834,735 (1-[4-(Tetrahydropyranyl)methyl]-3-(2,2,3,3-
1372
            (V)
1373
      tetramethylcyclopropanoyl)indole).
1374
            (VI) M-144 (1-(5-Fluoropentyl)-2-methyl-3-(2,2,3,3-
      tetramethylcyclopropanoyl)indole).
1375
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1376 FUB-144 (1-(4-Fluorobenzyl)-3-(2,2,3,3-(VII) 1377 tetramethylcyclopropanoyl)indole). 1378 (VIII) FAB-144 (1-(5-Fluoropentyl)-3-(2,2,3,3-1379 tetramethylcyclopropanoyl)indazole). XLR12 (1-(4,4,4-Trifluorobutyl)-3-(2,2,3,3-1380 (IX) 1381 tetramethylcyclopropanoyl)indole). 1382 (X) AB-005 (1-[(1-Methyl-2-piperidinyl)methyl]-3-(2,2,3,3-1383 tetramethylcyclopropanoyl)indole). 1384 i. Adamantoylindoles, Adamantoylindazoles, Adamantylindole 1385 carboxamides, and Adamantylindazole carboxamides.-Any compound containing an adamantoyl indole, adamantoyl indazole, adamantyl 1386 1387 indole carboxamide, or adamantyl indazole carboxamide structure, 1388 with or without substitution on the indole or indazole ring to 1389 any extent, whether or not substituted on the adamantyl ring to 1390 any extent, including, but not limited to: 1391 (I) AKB48 (N-Adamant-1-yl 1-pentylindazole-3-carboxamide). Fluoro AKB48 (N-Adamant-1-yl 1-1392 (II)1393 (fluoropentyl) indazole-3-carboxamide). 1394 STS-135 (N-Adamant-1-yl 1-(5-fluoropentyl)indole-3-(III) 1395 carboxamide). 1396 (IV) AM-1248 (1-(1-Methylpiperidine)methyl-3-(1-1397 adamantoyl)indole). 1398 AB-001 (1-Pentyl-3-(1-adamantoyl) indole). (V) 1399 (VI) APICA (N-Adamant-1-yl 1-pentylindole-3-carboxamide). 1400 (VII) Fluoro AB-001 (1-(Fluoropentyl)-3-(1-

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1401 adamantoyl) indole). 1402 Quinolinylindolecarboxylates, i. 1403 Quinolinylindazolecarboxylates, Quinolinylindolecarboxamides, 1404 and Quinolinylindazolecarboxamides.-Any compound containing a 1405 quinolinylindole carboxylate, quinolinylindazole carboxylate, 1406 isoquinolinylindole carboxylate, isoquinolinylindazole 1407 carboxylate, quinolinylindole carboxamide, quinolinylindazole carboxamide, isoquinolinylindole carboxamide, or 1408 1409 isoquinolinylindazole carboxamide structure, with or without substitution on the indole or indazole ring to any extent, 1410 1411 whether or not substituted on the quinoline or isoquinoline ring to any extent, including, but not limited to: 1412 PB-22 (8-Quinolinyl 1-pentylindole-3-carboxylate). 1413 (I) Fluoro PB-22 (8-Quinolinyl 1-(fluoropentyl)indole-3-1414 (II)1415 carboxylate). 1416 (III) BB-22 (8-Quinolinyl 1-(cyclohexylmethyl)indole-3-1417 carboxylate). FUB-PB-22 (8-Quinolinyl 1-(4-fluorobenzyl)indole-3-1418 (IV) 1419 carboxylate). 1420 (V) NPB-22 (8-Quinolinyl 1-pentylindazole-3-carboxylate). 1421 (VI) Fluoro NPB-22 (8-Quinolinyl 1-(fluoropentyl)indazole-1422 3-carboxylate). 1423 (VII) FUB-NPB-22 (8-Quinolinyl 1-(4-fluorobenzyl)indazole-1424 3-carboxylate). 1425 (VIII) THJ (8-Quinolinyl 1-pentylindazole-3-carboxamide).

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1426 Fluoro THJ (8-Quinolinyl 1-(fluoropentyl)indazole-3-(IX) 1427 carboxamide). 1428 k. Naphthylindolecarboxylates and 1429 Naphthylindazolecarboxylates.-Any compound containing a 1430 naphthylindole carboxylate or naphthylindazole carboxylate 1431 structure, with or without substitution on the indole or 1432 indazole ring to any extent, whether or not substituted on the 1433 naphthyl ring to any extent, including, but not limited to: 1434 (I) NM-2201 (1-Naphthalenyl 1-(5-fluoropentyl)indole-3-1435 carboxylate). SDB-005 (1-Naphthalenyl 1-pentylindazole-3-1436 (II)1437 carboxylate). (III) Fluoro SDB-005 (1-Naphthalenyl 1-1438 1439 (fluoropentyl) indazole-3-carboxylate). 1440 FDU-PB-22 (1-Naphthalenyl 1-(4-fluorobenzyl)indole-3-(IV) 1441 carboxylate). 3-CAF (2-Naphthalenyl 1-(2-fluorophenyl)indazole-3-1442 (V) 1443 carboxylate). 1444 Naphthylindole carboxamides and Naphthylindazole l. 1445 carboxamides.-Any compound containing a naphthylindole 1446 carboxamide or naphthylindazole carboxamide structure, with or 1447 without substitution on the indole or indazole ring to any extent, whether or not substituted on the naphthyl ring to any 1448 1449 extent, including, but not limited to: 1450 NNEI (N-Naphthalen-1-yl 1-pentylindole-3-carboxamide). (I)

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1451	(II) Fluoro-NNEI (N-Naphthalen-1-yl 1-
1452	(fluoropentyl)indole-3-carboxamide).
1453	(III) Chloro-NNEI (N-Naphthalen-1-yl 1-
1454	(chloropentyl)indole-3-carboxamide).
1455	(IV) MN-18 (N-Naphthalen-1-yl 1-pentylindazole-3-
1456	carboxamide).
1457	(V) Fluoro MN-18 (N-Naphthalen-1-yl 1-
1458	(fluoropentyl)indazole-3-carboxamide).
1459	m. Alkylcarbonyl indole carboxamides, Alkylcarbonyl
1460	indazole carboxamides, Alkylcarbonyl indole carboxylates, and
1461	Alkylcarbonyl indazole carboxylates.—Any compound containing an
1462	alkylcarbonyl group, including 1-amino-3-methyl-1-oxobutan-2-yl,
1463	1-methoxy-3-methyl-1-oxobutan-2-yl, 1-amino-1-oxo-3-
1464	phenylpropan-2-yl, 1-methoxy-1-oxo-3-phenylpropan-2-yl, with an
1465	indole carboxamide, indazole carboxamide, indole carboxylate, or
1466	indazole carboxylate, with or without substitution on the indole
1467	or indazole ring to any extent, whether or not substituted on
1468	the alkylcarbonyl group to any extent, including, but not
1469	limited to:
1470	(I) ADBICA, (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-yl)-1-
1471	pentylindole-3-carboxamide).
1472	(II) Fluoro ADBICA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
1473	yl)-1-(fluoropentyl)indole-3-carboxamide).
1474	(III) Fluoro ABICA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-
1475	1-(fluoropentyl)indole-3-carboxamide).
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1476	(IV) AB-PINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
1477	pentylindazole-3-carboxamide).
1478	(V) Fluoro AB-PINACA (N-(1-Amino-3-methyl-1-oxobutan-2-
1479	yl)-1-(fluoropentyl)indazole-3-carboxamide).
1480	(VI) ADB-PINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-yl)-
1481	1-pentylindazole-3-carboxamide).
1482	(VII) Fluoro ADB-PINACA (N-(1-Amino-3,3-dimethyl-1-
1483	oxobutan-2-yl)-1-(fluoropentyl)indazole-3-carboxamide).
1484	(VIII) AB-FUBINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-
1485	1-(4-fluorobenzyl)indazole-3-carboxamide).
1486	(IX) ADB-FUBINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
1487	yl)-1-(4-fluorobenzyl)indazole-3-carboxamide).
1488	(X) AB-CHMINACA (N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-
1489	(cyclohexylmethyl)indazole-3-carboxamide).
1490	(XI) MA-CHMINACA (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-
1491	1-(cyclohexylmethyl)indazole-3-carboxamide).
1492	(XII) MAB-CHMINACA (N-(1-Amino-3,3-dimethyl-1-oxobutan-2-
1493	yl)-1-(cyclohexylmethyl)indazole-3-carboxamide).
1494	(XIII) AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-1-
1495	pentylindazole-3-carboxamide).
1496	(XIV) Fluoro-AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-
1497	1-(fluoropentyl)indazole-3-carboxamide).
1498	(XV) FUB-AMB (N-(1-Methoxy-3-methyl-1-oxobutan-2-yl)-1-(4-
1499	fluorobenzyl)indazole-3-carboxamide).
1500	(XVI) MDMB-CHMINACA (N-(1-Methoxy-3,3-dimethyl-1-oxobutan-
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1501	2-yl)-1-(cyclohexylmethyl)indazole-3-carboxamide).
1502	(XVII) MDMB-FUBINACA (N-(1-Methoxy-3,3-dimethyl-1-
1503	oxobutan-2-yl)-1-(4-fluorobenzyl)indazole-3-carboxamide).
1504	(XVIII) MDMB-CHMICA (N-(1-Methoxy-3,3-dimethyl-1-oxobutan-
1505	2-yl)-1-(cyclohexylmethyl)indole-3-carboxamide).
1506	(XIX) PX-1 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-(5-
1507	fluoropentyl)indole-3-carboxamide).
1508	(XX) PX-2 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-(5-
1509	fluoropentyl)indazole-3-carboxamide).
1510	(XXI) PX-3 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-
1511	(cyclohexylmethyl)indazole-3-carboxamide).
1512	(XXII) PX-4 (N-(1-Amino-1-oxo-3-phenylpropan-2-yl)-1-(4-
1513	fluorobenzyl)indazole-3-carboxamide).
1514	(XXIII) MO-CHMINACA (N-(1-Methoxy-3,3-dimethyl-1-oxobutan-
1515	2-yl)-1-(cyclohexylmethyl)indazole-3-carboxylate).
1516	n. Cumylindolecarboxamides and Cumylindazolecarboxamides
1517	Any compound containing a N-(2-phenylpropan-2-yl) indole
1518	carboxamide or N-(2-phenylpropan-2-yl) indazole carboxamide
1519	structure, with or without substitution on the indole or
1520	indazole ring to any extent, whether or not substituted on the
1521	phenyl ring of the cumyl group to any extent, including, but not
1522	limited to:
1523	(I) CUMYL-PICA (N-(2-Phenylpropan-2-yl)-1-pentylindole-3-
1524	carboxamide).
1525	(II) Fluoro CUMYL-PICA (N-(2-Phenylpropan-2-yl)-1-
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1526 (fluoropentyl) indole-3-carboxamide). 1527 Other Synthetic Cannabinoids. - Any material, compound, ο. 1528 mixture, or preparation that contains any quantity of a 1529 Synthetic Cannabinoid, as described in sub-subparagraphs a.-n.: 1530 With or without modification or replacement of a (I) 1531 carbonyl, carboxamide, alkylene, alkyl, or carboxylate linkage 1532 between either two core rings, or linkage between a core ring 1533 and group structure, with or without the addition of a carbon or 1534 replacement of a carbon; 1535 With or without replacement of a core ring or group (II)1536 structure, whether or not substituted on the ring or group 1537 structures to any extent; and 1538 (III) Is a cannabinoid receptor agonist, unless 1539 specifically excepted or unless listed in another schedule or 1540 contained within a pharmaceutical product approved by the United 1541 States Food and Drug Administration. 1542 190.191. Substituted Cathinones.-Unless specifically 1543 excepted, listed in another schedule, or contained within a 1544 pharmaceutical product approved by the United States Food and 1545 Drug Administration, any material, compound, mixture, or 1546 preparation, including its salts, isomers, esters, or ethers, 1547 and salts of isomers, esters, or ethers, whenever the existence 1548 of such salts is possible within any of the following specific 1549 chemical designations:

1550

a. Any compound containing a 2-amino-1-phenyl-1-propanone

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1551	structure;
1552	b. Any compound containing a 2-amino-1-naphthyl-1-
1553	propanone structure; or
1554	c. Any compound containing a 2-amino-1-thiophenyl-1-
1555	propanone structure,
1556	whether or not the compound is further modified:
1557	(I) With or without substitution on the ring system to any
1558	extent with alkyl, alkylthio, thio, fused alkylenedioxy, alkoxy,
1559	haloalkyl, hydroxyl, nitro, fused furan, fused benzofuran, fused
1560	dihydrofuran, fused tetrahydropyran, fused alkyl ring, or halide
1561	substituents;
1562	(II) With or without substitution at the 3-propanone
1563	position with an alkyl substituent or removal of the methyl
1564	group at the 3-propanone position;
1565	(III) With or without substitution at the 2-amino nitrogen
1566	atom with alkyl, dialkyl, acetyl, or benzyl groups, whether or
1567	not further substituted in the ring system; or
1568	(IV) With or without inclusion of the 2-amino nitrogen
1569	atom in a cyclic structure, including, but not limited to:
1570	(A) Methcathinone.
1571	(B) Ethcathinone.
1572	(C) Methylone (3,4-Methylenedioxymethcathinone).
1573	(D) 2,3-Methylenedioxymethcathinone.
1574	(E) MDPV (3,4-Methylenedioxypyrovalerone).
1575	(F) Methylmethcathinone.
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2022

1576	(G) Methoxymethcathinone.
1577	(H) Fluoromethcathinone.
1578	(I) Methylethcathinone.
1579	(J) Butylone (3,4-Methylenedioxy-alpha-
1580	methylaminobutyrophenone).
1581	(K) Ethylone (3,4-Methylenedioxy-N-ethylcathinone).
1582	(L) BMDP (3,4-Methylenedioxy-N-benzylcathinone).
1583	(M) Naphyrone (Naphthylpyrovalerone).
1584	(N) Bromomethcathinone.
1585	(O) Buphedrone (alpha-Methylaminobutyrophenone).
1586	(P) Eutylone (3,4-Methylenedioxy-alpha-
1587	ethylaminobutyrophenone).
1588	(Q) Dimethylcathinone.
1589	(R) Dimethylmethcathinone.
1590	(S) Pentylone (3,4-Methylenedioxy-alpha-
1591	methylaminovalerophenone).
1592	(T) Pentedrone (alpha-Methylaminovalerophenone).
1593	(U) MDPPP (3,4-Methylenedioxy-alpha-
1594	pyrrolidinopropiophenone).
1595	(V) MDPBP (3,4-Methylenedioxy-alpha-
1596	pyrrolidinobutyrophenone).
1597	(W) MPPP (Methyl-alpha-pyrrolidinopropiophenone).
1598	(X) PPP (Pyrrolidinopropiophenone).
1599	(Y) PVP (Pyrrolidinovalerophenone) or
1600	(Pyrrolidinopentiophenone).
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MOPPP (Methoxy-alpha-pyrrolidinopropiophenone). 1601 (Z) MPHP (Methyl-alpha-pyrrolidinohexanophenone). 1602 (AA) 1603 (BB) F-MABP (Fluoromethylaminobutyrophenone). 1604 (CC) Me-EABP (Methylethylaminobutyrophenone). 1605 PBP (Pyrrolidinobutyrophenone). (DD) 1606 MeO-PBP (Methoxypyrrolidinobutyrophenone). (EE) 1607 (FF) Et-PBP (Ethylpyrrolidinobutyrophenone). 1608 3-Me-4-MeO-MCAT (3-Methyl-4-Methoxymethcathinone). (GG) 1609 (HH) Dimethylone (3,4-Methylenedioxy-N,N-1610 dimethylcathinone). 3,4-Methylenedioxy-N,N-diethylcathinone. 1611 (II)1612 3,4-Methylenedioxy-N-acetylcathinone. (JJ) 3,4-Methylenedioxy-N-acetylmethcathinone. 1613 (KK) 1614 3,4-Methylenedioxy-N-acetylethcathinone. (LL)1615 Methylbuphedrone (Methyl-alpha-(MM) 1616 methylaminobutyrophenone). 1617 Methyl-alpha-methylaminohexanophenone. (NN) 1618 (00)N-Ethyl-N-methylcathinone. 1619 PHP (Pyrrolidinohexanophenone). (PP) 1620 (QQ) PV8 (Pyrrolidinoheptanophenone). 1621 (RR) Chloromethcathinone. 1622 4-Bromo-2,5-dimethoxy-alpha-aminoacetophenone. (SS) 1623 191.192. Substituted Phenethylamines.-Unless specifically 1624 excepted or unless listed in another schedule, or contained within a pharmaceutical product approved by the United States 1625

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1626	Food and Drug Administration, any material, compound, mixture,
1627	or preparation, including its salts, isomers, esters, or ethers,
1628	and salts of isomers, esters, or ethers, whenever the existence
1629	of such salts is possible within any of the following specific
1630	chemical designations, any compound containing a phenethylamine
1631	structure, without a beta-keto group, and without a benzyl group
1632	attached to the amine group, whether or not the compound is
1633	further modified with or without substitution on the phenyl ring
1634	to any extent with alkyl, alkylthio, nitro, alkoxy, thio,
1635	halide, fused alkylenedioxy, fused furan, fused benzofuran,
1636	fused dihydrofuran, or fused tetrahydropyran substituents,
1637	whether or not further substituted on a ring to any extent, with
1638	or without substitution at the alpha or beta position by any
1639	alkyl substituent, with or without substitution at the nitrogen
1640	atom, and with or without inclusion of the 2-amino nitrogen atom
1641	in a cyclic structure, including, but not limited to:
1642	a. 2C-B (4-Bromo-2,5-dimethoxyphenethylamine).
1643	b. 2C-E (4-Ethyl-2,5-dimethoxyphenethylamine).
1644	c. 2C-T-4 (4-Isopropylthio-2,5-dimethoxyphenethylamine).
1645	d. 2C-C (4-Chloro-2,5-dimethoxyphenethylamine).
1646	e. 2C-T (4-Methylthio-2,5-dimethoxyphenethylamine).
1647	f. 2C-T-2 (4-Ethylthio-2,5-dimethoxyphenethylamine).
1648	g. 2C-T-7 (4-(n)-Propylthio-2,5-dimethoxyphenethylamine).
1649	h. 2C-I (4-Iodo-2,5-dimethoxyphenethylamine).
1650	i. 2C-D (4-Methyl-2,5-dimethoxyphenethylamine).
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1651	j.	2C-H (2,5-Dimethoxyphenethylamine).
1652	k.	2C-N (4-Nitro-2,5-dimethoxyphenethylamine).
1653	l.	2C-P (4-(n)-Propyl-2,5-dimethoxyphenethylamine).
1654	m.	MDMA (3,4-Methylenedioxymethamphetamine).
1655	n.	MBDB (Methylbenzodioxolylbutanamine) or (3,4-
1656	Methylen	edioxy-N-methylbutanamine).
1657	Ο.	MDA (3,4-Methylenedioxyamphetamine).
1658	p.	2,5-Dimethoxyamphetamine.
1659	q.	Fluoroamphetamine.
1660	r.	Fluoromethamphetamine.
1661	s.	MDEA (3,4-Methylenedioxy-N-ethylamphetamine).
1662	t.	DOB (4-Bromo-2,5-dimethoxyamphetamine).
1663	u.	DOC (4-Chloro-2,5-dimethoxyamphetamine).
1664	V.	DOET (4-Ethyl-2,5-dimethoxyamphetamine).
1665	Ψ.	DOI (4-Iodo-2,5-dimethoxyamphetamine).
1666	х.	DOM (4-Methyl-2,5-dimethoxyamphetamine).
1667	у.	PMA (4-Methoxyamphetamine).
1668	Ζ.	N-Ethylamphetamine.
1669	aa.	3,4-Methylenedioxy-N-hydroxyamphetamine.
1670	bb.	5-Methoxy-3,4-methylenedioxyamphetamine.
1671	CC.	PMMA (4-Methoxymethamphetamine).
1672	dd.	N,N-Dimethylamphetamine.
1673	ee.	3,4,5-Trimethoxyamphetamine.
1674	ff.	4-APB (4-(2-Aminopropyl)benzofuran).
1675	gg.	5-APB (5-(2-Aminopropyl)benzofuran).
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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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1679kk.5-APDB (5-(2-Aminopropyl)-2, 3-dihydrobenzofuran168011.6-APDB (6-(2-Aminopropyl)-2, 3-dihydrobenzofuran1681mm.7-APDB (7-(2-Aminopropyl)-2, 3-dihydrobenzofuran)1682nn.4-MAPB (4-(2-Methylaminopropyl)benzofuran).1683oo.5-MAPB (5-(2-Methylaminopropyl)benzofuran).1684pp.6-MAPB (6-(2-Methylaminopropyl)benzofuran).1685qq.7-MAPB (7-(2-Methylaminopropyl)benzofuran).1686rr.5-EAPB (5-(2-Ethylaminopropyl)benzofuran).1687ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1688rs.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1689ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1680ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1681ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1682ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1683ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1684ss.ss.1690which does not include phenethylamine, mescaline a				
<pre>1678 jj. 4-APDB (4-(2-Aminopropyl)-2, 3-dihydrobenzofuran 1679 kk. 5-APDB (5-(2-Aminopropyl)-2, 3-dihydrobenzofuran 1680 ll. 6-APDB (6-(2-Aminopropyl)-2, 3-dihydrobenzofuran 1681 mm. 7-APDB (7-(2-Aminopropyl)-2, 3-dihydrobenzofuran 1682 nn. 4-MAPB (4-(2-Methylaminopropyl)benzofuran). 1683 oo. 5-MAPB (5-(2-Methylaminopropyl)benzofuran). 1684 pp. 6-MAPB (6-(2-Methylaminopropyl)benzofuran). 1685 qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran). 1686 rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran). 1687 ss. 5-MAPDB (5-(2-Methylaminopropyl)benzofuran). 1688 dihydrobenzofuran), 1689 which does not include phenethylamine, mescaline as described in 1690 which does not include phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2) (c) 5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1676	hh. 6-APB (6-(2-Aminopropyl)benzofuran).		
1679kk.5-APDB (5-(2-Aminopropyl)-2, 3-dihydrobenzofuran168011.6-APDB (6-(2-Aminopropyl)-2, 3-dihydrobenzofuran1681mm.7-APDB (7-(2-Aminopropyl)-2, 3-dihydrobenzofuran)1682nn.4-MAPB (4-(2-Methylaminopropyl)benzofuran).1683oo.5-MAPB (5-(2-Methylaminopropyl)benzofuran).1684pp.6-MAPB (6-(2-Methylaminopropyl)benzofuran).1685qq.7-MAPB (7-(2-Methylaminopropyl)benzofuran).1686rr.5-EAPB (5-(2-Ethylaminopropyl)benzofuran).1687ss.5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1688dihydrobenzofuran),1689ss.5-MAPDB (5-(2-Methylaminopropyl)-2, 3-1689dihydrobenzofuran),1689subparagraph 20., substituted cathinones as described in1690which does not include phenethylamine, mescaline as described1691subparagraph 191., N-Benzyl phenethylamine compounds as1692192.193.1695192.193.1696specifically excepted or unless listed in another schedul1697contained within a pharmaceutical product approved by the1698States Food and Drug Administration, any material, compou1699mixture, or preparation, including its salts, isomers, es	1677	ii. 7-APB (7-(2-Aminopropyl)benzofuran).		
<pre>1680 11. 6-APDB (6-(2-Aminopropyl)-2,3-dihydrobenzofuran 1681 mm. 7-APDB (7-(2-Aminopropyl)-2,3-dihydrobenzofuran 1682 nn. 4-MAPB (4-(2-Methylaminopropyl)benzofuran). 1683 oo. 5-MAPB (5-(2-Methylaminopropyl)benzofuran). 1684 pp. 6-MAPB (6-(2-Methylaminopropyl)benzofuran). 1685 qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran). 1686 rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran). 1687 ss. 5-MAPDB (5-(2-Methylaminopropyl)benzofuran). 1688 1699 1690 which does not include phenethylamine, mescaline as descr 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compound 1699 mixture, or preparation, including its salts, isomers, es </pre>	1678	jj. 4-APDB (4-(2-Aminopropyl)-2,3-dihydrobenzofuran).		
1681mm. 7-APDB (7-(2-Aminopropyl)-2,3-dihydrobenzofuran)1682nn. 4-MAPB (4-(2-Methylaminopropyl)benzofuran).1683oo. 5-MAPB (5-(2-Methylaminopropyl)benzofuran).1684pp. 6-MAPB (6-(2-Methylaminopropyl)benzofuran).1685qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran).1686rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran).1687ss. 5-MAPDB (5-(2-Methylaminopropyl)benzofuran).1688ihydrobenzofuran),1689which does not include phenethylamine, mescaline as described in1690which does not include phenethylamine compounds as1691subparagraph 20., substituted cathinones as described in1692subparagraph 191., N-Benzyl phenethylamine compounds as1693in subparagraph (2) (c) 5.1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless1696specifically excepted or unless listed in another schedul1697contained within a pharmaceutical product approved by the1698States Food and Drug Administration, any material, compound1699mixture, or preparation, including its salts, isomers, est	1679	kk. 5-APDB (5-(2-Aminopropyl)-2,3-dihydrobenzofuran).		
<pre>1682 nn. 4-MAPB (4-(2-Methylaminopropyl)benzofuran). 1683 oo. 5-MAPB (5-(2-Methylaminopropyl)benzofuran). 1684 pp. 6-MAPB (6-(2-Methylaminopropyl)benzofuran). 1685 qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran). 1686 rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran). 1687 ss. 5-MAPDB (5-(2-Methylaminopropyl)-2,3- 1688 dihydrobenzofuran), 1689 1690 which does not include phenethylamine, mescaline as descri 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2) (c) 5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compound 1699 mixture, or preparation, including its salts, isomers, es</pre>	1680	<pre>ll. 6-APDB (6-(2-Aminopropyl)-2,3-dihydrobenzofuran).</pre>		
1683oo.5-MAPB (5-(2-Methylaminopropyl)benzofuran).1684pp.6-MAPB (6-(2-Methylaminopropyl)benzofuran).1685qq.7-MAPB (7-(2-Methylaminopropyl)benzofuran).1686rr.5-EAPB (5-(2-Ethylaminopropyl)benzofuran).1687ss.5-MAPDB (5-(2-Methylaminopropyl)-2,3-1688dihydrobenzofuran),1689.1690which does not include phenethylamine, mescaline as described1691subparagraph 20., substituted cathinones as described in1692subparagraph 191., N-Benzyl phenethylamine compounds as1693described in subparagraph 193., or methamphetamine as described1694in subparagraph (2) (c) 5.1695192.193.1696specifically excepted or unless listed in another schedul1697contained within a pharmaceutical product approved by the1698States Food and Drug Administration, any material, compour1699mixture, or preparation, including its salts, isomers, est	1681	mm. 7-APDB (7-(2-Aminopropyl)-2,3-dihydrobenzofuran).		
<pre>1684 pp. 6-MAPB (6-(2-Methylaminopropyl)benzofuran). 1685 qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran). 1686 rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran). 1687 ss. 5-MAPDB (5-(2-Methylaminopropyl)-2,3- 1688 dihydrobenzofuran), 1689 1690 which does not include phenethylamine, mescaline as descr 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1682	nn. 4-MAPB (4-(2-Methylaminopropyl)benzofuran).		
<pre>1685 qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran). 1686 rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran). 1687 ss. 5-MAPDB (5-(2-Methylaminopropyl)-2,3- 1688 dihydrobenzofuran), 1689 1690 which does not include phenethylamine, mescaline as descr 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1683	oo. 5-MAPB (5-(2-Methylaminopropyl)benzofuran).		
<pre>1686 rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran). 1687 ss. 5-MAPDB (5-(2-Methylaminopropyl)-2,3- 1688 dihydrobenzofuran), 1689 1690 which does not include phenethylamine, mescaline as descri 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2) (c) 5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1684	pp. 6-MAPB (6-(2-Methylaminopropyl)benzofuran).		
<pre>1687 ss. 5-MAPDB (5-(2-Methylaminopropyl)-2,3- 1688 dihydrobenzofuran), 1689 1690 which does not include phenethylamine, mescaline as descr 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2) (c) 5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1685	qq. 7-MAPB (7-(2-Methylaminopropyl)benzofuran).		
<pre>1688 dihydrobenzofuran), 1689 1690 which does not include phenethylamine, mescaline as descr 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c) 5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compound 1699 mixture, or preparation, including its salts, isomers, es</pre>	1686	rr. 5-EAPB (5-(2-Ethylaminopropyl)benzofuran).		
<pre>1689 1690 which does not include phenethylamine, mescaline as descripted 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compound 1699 mixture, or preparation, including its salts, isomers, es</pre>	1687	ss. 5-MAPDB (5-(2-Methylaminopropyl)-2,3-		
<pre>1690 which does not include phenethylamine, mescaline as descr 1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compound 1699 mixture, or preparation, including its salts, isomers, es</pre>	1688	dihydrobenzofuran),		
<pre>1691 subparagraph 20., substituted cathinones as described in 1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1689			
<pre>1692 subparagraph 191., N-Benzyl phenethylamine compounds as 1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1690	which does not include phenethylamine, mescaline as described in		
<pre>1693 described in subparagraph 193., or methamphetamine as des 1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1691	subparagraph 20., substituted cathinones as described in		
<pre>1694 in subparagraph (2)(c)5. 1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es</pre>	1692	subparagraph 191., N-Benzyl phenethylamine compounds as		
1695 <u>192.193.</u> N-Benzyl Phenethylamine CompoundsUnless 1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es	1693	described in subparagraph 193., or methamphetamine as described		
1696 specifically excepted or unless listed in another schedul 1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es	1694	in subparagraph (2)(c)5.		
1697 contained within a pharmaceutical product approved by the 1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es	1695	<u>192.<del>193.</del></u> N-Benzyl Phenethylamine CompoundsUnless		
1698 States Food and Drug Administration, any material, compou 1699 mixture, or preparation, including its salts, isomers, es	1696	specifically excepted or unless listed in another schedule, or		
1699 mixture, or preparation, including its salts, isomers, es	1697	contained within a pharmaceutical product approved by the United		
	1698	States Food and Drug Administration, any material, compound,		
1700 or ethers, and salts of isomers, esters, or ethers, whene	1699	mixture, or preparation, including its salts, isomers, esters,		
	1700	or ethers, and salts of isomers, esters, or ethers, whenever the		
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2022

1701	existence of such salts is possible within any of the following
1702	specific chemical designations, any compound containing a
1703	phenethylamine structure without a beta-keto group, with
1704	substitution on the nitrogen atom of the amino group with a
1705	benzyl substituent, with or without substitution on the phenyl
1706	or benzyl ring to any extent with alkyl, alkoxy, thio,
1707	alkylthio, halide, fused alkylenedioxy, fused furan, fused
1708	benzofuran, or fused tetrahydropyran substituents, whether or
1709	not further substituted on a ring to any extent, with or without
1710	substitution at the alpha position by any alkyl substituent,
1711	including, but not limited to:
1712	a. 25B-NBOMe (4-Bromo-2,5-dimethoxy-[N-(2-
1713	<pre>methoxybenzyl)]phenethylamine).</pre>
1714	b. 25B-NBOH (4-Bromo-2,5-dimethoxy-[N-(2-
1715	hydroxybenzyl)]phenethylamine).
1716	c. 25B-NBF (4-Bromo-2,5-dimethoxy-[N-(2-
1717	fluorobenzyl)]phenethylamine).
1718	d. 25B-NBMD (4-Bromo-2,5-dimethoxy-[N-(2,3-
1719	<pre>methylenedioxybenzyl)]phenethylamine).</pre>
1720	e. 25I-NBOMe (4-Iodo-2,5-dimethoxy-[N-(2-
1721	<pre>methoxybenzyl)]phenethylamine).</pre>
1722	f. 25I-NBOH (4-Iodo-2,5-dimethoxy-[N-(2-
1723	hydroxybenzyl)]phenethylamine).
1724	g. 25I-NBF (4-Iodo-2,5-dimethoxy-[N-(2-
1725	fluorobenzyl)]phenethylamine).

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HB 467
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1726	h. 25I-NBMD (4-Iodo-2,5-dimethoxy-[N-(2,3-
1727	methylenedioxybenzyl)]phenethylamine).
1728	i. 25T2-NBOMe (4-Methylthio-2,5-dimethoxy-[N-(2-
1729	<pre>methoxybenzyl)]phenethylamine).</pre>
1730	j. 25T4-NBOMe (4-Isopropylthio-2,5-dimethoxy-[N-(2-
1731	<pre>methoxybenzyl)]phenethylamine).</pre>
1732	k. 25T7-NBOMe (4-(n)-Propylthio-2,5-dimethoxy-[N-(2-
1733	<pre>methoxybenzyl)]phenethylamine).</pre>
1734	1. 25C-NBOMe (4-Chloro-2,5-dimethoxy-[N-(2-
1735	<pre>methoxybenzyl)]phenethylamine).</pre>
1736	m. 25C-NBOH (4-Chloro-2,5-dimethoxy-[N-(2-
1737	hydroxybenzyl)]phenethylamine).
1738	n. 25C-NBF (4-Chloro-2,5-dimethoxy-[N-(2-
1739	fluorobenzyl)]phenethylamine).
1740	o. 25C-NBMD (4-Chloro-2,5-dimethoxy-[N-(2,3-
1741	<pre>methylenedioxybenzyl)]phenethylamine).</pre>
1742	p. 25H-NBOMe (2,5-Dimethoxy-[N-(2-
1743	<pre>methoxybenzyl)]phenethylamine).</pre>
1744	q. 25H-NBOH (2,5-Dimethoxy-[N-(2-
1745	hydroxybenzyl)]phenethylamine).
1746	r. 25H-NBF (2,5-Dimethoxy-[N-(2-
1747	fluorobenzyl)]phenethylamine).
1748	s. 25D-NBOMe (4-Methyl-2,5-dimethoxy-[N-(2-
1749	<pre>methoxybenzyl)]phenethylamine),</pre>
1750	

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1770

1751 which does not include substituted cathinones as described in 1752 subparagraph 191.

1753 193.194. Substituted Tryptamines.-Unless specifically 1754 excepted or unless listed in another schedule, or contained 1755 within a pharmaceutical product approved by the United States 1756 Food and Drug Administration, any material, compound, mixture, 1757 or preparation containing a 2-(1H-indol-3-yl)ethanamine, for 1758 example tryptamine, structure with or without mono- or di-1759 substitution of the amine nitrogen with alkyl or alkenyl groups, 1760 or by inclusion of the amino nitrogen atom in a cyclic 1761 structure, whether or not substituted at the alpha position with an alkyl group, whether or not substituted on the indole ring to 1762 1763 any extent with any alkyl, alkoxy, halo, hydroxyl, or acetoxy 1764 groups, including, but not limited to: 1765 Alpha-Ethyltryptamine. a. 1766 b. Bufotenine. DET (Diethyltryptamine). 1767 с. 1768 d. DMT (Dimethyltryptamine).

- e. MET (N-Methyl-N-ethyltryptamine).
  - f. DALT (N,N-Diallyltryptamine).
- g. EiPT (N-Ethyl-N-isopropyltryptamine).
- h. MiPT (N-Methyl-N-isopropyltryptamine).
- 1773 i. 5-Hydroxy-AMT (5-Hydroxy-alpha-methyltryptamine).
- j. 5-Hydroxy-N-methyltryptamine.
- 1775 k. 5-MeO-MiPT (5-Methoxy-N-methyl-N-isopropyltryptamine).

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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1776	1. 5-MeO-AMT (5-Methoxy-alpha-methyltryptamine).		
1777	m. Methyltryptamine.		
1778	n. 5-MeO-DMT (5-Methoxy-N,N-dimethyltryptamine).		
1779	o. 5-Me-DMT (5-Methyl-N,N-dimethyltryptamine).		
1780	p. 5-MeO-DiPT (5-Methoxy-N,N-Diisopropyltryptamine).		
1781	q. DiPT (N,N-Diisopropyltryptamine).		
1782	r. DPT (N,N-Dipropyltryptamine).		
1783	s. 4-Hydroxy-DiPT (4-Hydroxy-N,N-diisopropyltryptamine).		
1784	t. 5-MeO-DALT (5-Methoxy-N,N-Diallyltryptamine).		
1785	u. 4-AcO-DMT (4-Acetoxy-N,N-dimethyltryptamine).		
1786	v. 4-AcO-DiPT (4-Acetoxy-N,N-diisopropyltryptamine).		
1787	w. 4-Hydroxy-DET (4-Hydroxy-N,N-diethyltryptamine).		
1788	x. 4-Hydroxy-MET (4-Hydroxy-N-methyl-N-ethyltryptamine).		
1789	y. 4-Hydroxy-MiPT (4-Hydroxy-N-methyl-N-		
1790	isopropyltryptamine).		
1791	z. Methyl-alpha-ethyltryptamine.		
1792	aa. Bromo-DALT (Bromo-N,N-diallyltryptamine),		
1793			
1794	which does not include tryptamine, psilocyn as described in		
1795	subparagraph 34., or psilocybin as described in subparagraph 33.		
1796	194.195. Substituted PhenylcyclohexylaminesUnless		
1797	specifically excepted or unless listed in another schedule, or		
1798	contained within a pharmaceutical product approved by the United		
1799	States Food and Drug Administration, any material, compound,		
1800	mixture, or preparation containing a phenylcyclohexylamine		
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CODING: Words stricken are deletions; words underlined are additions.
1801 structure, with or without any substitution on the phenyl ring, 1802 any substitution on the cyclohexyl ring, any replacement of the 1803 phenyl ring with a thiophenyl or benzothiophenyl ring, with or without substitution on the amine with alkyl, dialkyl, or alkoxy 1804 1805 substituents, inclusion of the nitrogen in a cyclic structure, 1806 or any combination of the above, including, but not limited to: 1807 BTCP (Benzothiophenylcyclohexylpiperidine) or BCP a. 1808 (Benocyclidine). 1809 b. PCE (N-Ethyl-1-phenylcyclohexylamine) (Ethylamine analog of phencyclidine). 1810 1811 с. PCPY (N-(1-Phenylcyclohexyl)-pyrrolidine) (Pyrrolidine 1812 analog of phencyclidine). PCPr (Phenylcyclohexylpropylamine). 1813 d. TCP (1-[1-(2-Thienyl)-cyclohexyl]-piperidine) (Thiophene 1814 е. 1815 analog of phencyclidine). 1816 f. PCEEA (Phenylcyclohexyl(ethoxyethylamine)). PCMPA (Phenylcyclohexyl (methoxypropylamine)). 1817 q. 1818 h. Methoxetamine. 3-Methoxy-PCE ((3-Methoxyphenyl)cyclohexylethylamine). 1819 i. 1820 Bromo-PCP ((Bromophenyl)cyclohexylpiperidine). j. 1821 Chloro-PCP ((Chlorophenyl)cyclohexylpiperidine). k. Fluoro-PCP ((Fluorophenyl)cyclohexylpiperidine). 1822 l. 1823 Hydroxy-PCP ((Hydroxyphenyl)cyclohexylpiperidine). m. 1824 Methoxy-PCP ((Methoxyphenyl)cyclohexylpiperidine). n. Methyl-PCP ((Methylphenyl)cyclohexylpiperidine). 1825 ο.

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FLORIDA	HOUSE	OF REP	, R E S E N T 1	ATIVES
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1826	p. Nitro-PCP ((Nitrophenyl)cyclohexylpiperidine).
1827	q. Oxo-PCP ((Oxophenyl)cyclohexylpiperidine).
1828	r. Amino-PCP ((Aminophenyl)cyclohexylpiperidine).
1829	195. <del>196.</del> W-15, 4-chloro-N-[1-(2-phenylethyl)-2-
1830	piperidinylidene]-benzenesulfonamide.
1831	<u>196.<del>197.</del></u> W-18, 4-chloro-N-[1-[2-(4-nitrophenyl)ethyl]-2-
1832	piperidinylidene]-benzenesulfonamide.
1833	<u>197.<del>198.</del></u> AH-7921, 3,4-dichloro-N-[[1-
1834	(dimethylamino)cyclohexyl]methyl]-benzamide.
1835	<u>198.<del>199.</del></u> U47700, trans-3,4-dichloro-N-[2-
1836	(dimethylamino)cyclohexyl]-N-methyl-benzamide.
1837	199.200. MT-45, 1-cyclohexyl-4-(1,2-diphenylethyl)-
1838	piperazine, dihydrochloride.
1839	
1840	Section 24. Subsections (3), (6), and (9) of section
1841	893.13, Florida Statutes are amended, and subsection (10) is
1842	added to that section, to read:
1843	893.13 Prohibited acts; penalties
1844	(3) A person who delivers, without consideration, 20 grams
1845	or less of cannabis, as defined in this chapter, commits a
1846	misdemeanor of the first degree, punishable as provided in s.
1847	775.082 or s. 775.083. As used in this subsection, the term
1848	"cannabis" does not include the resin extracted from the plants
1849	of the genus Cannabis or any compound manufacture, salt,
1850	derivative, mixture, or preparation of such resin.
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1851 (5) (a) A person may not be in actual or constructive 1852 possession of a controlled substance unless such controlled 1853 substance was lawfully obtained from a practitioner or pursuant 1854 to a valid prescription or order of a practitioner while acting 1855 in the course of his or her professional practice or to be in 1856 actual or constructive possession of a controlled substance 1857 except as otherwise authorized by this chapter. A person who 1858 violates this provision commits a felony of the third degree, 1859 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 1860 (b) If the offense is the possession of 20 grams or less 1861 of cannabis, as defined in this chapter, the person commits a 1862 misdemeanor of the first degree, punishable as provided in s. 1863 775.082 or s. 775.083. As used in this subsection, the term 1864 "cannabis" does not include the resin extracted from the plants 1865 of the genus Cannabis, or any compound manufacture, salt, 1866 derivative, mixture, or preparation of such resin. 1867 (b) (c) Except as provided in this chapter, a person may 1868 not possess more than 10 grams of any substance named or 1869 described in s. 893.03(1)(a), (1)(b), or (2)(b), or any 1870 combination thereof, or any mixture containing any such 1871 substance. A person who violates this paragraph commits a felony 1872 of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 1873

1874(c) (d)If the offense is possession of a controlled1875substance named or described in s. 893.03(5), the person commits

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1876 a misdemeanor of the second degree, punishable as provided in s. 1877 775.082 or s. 775.083. 1878 (c) Notwithstanding any provision to the contrary of the 1879 laws of this state relating to arrest, a law enforcement officer 1880 may arrest without warrant any person who the officer has 1881 probable cause to believe is violating the provisions of this 1882 chapter relating to possession of cannabis. 1883 (8) (9) The provisions of Subsections (1)-(7) (1) are 1884 not applicable to the delivery to, or actual or constructive possession for medical or scientific use or purpose only of 1885 1886 controlled substances by, persons included in any of the 1887 following classes, or the agents or employees of such persons, for use in the usual course of their business or profession or 1888 1889 in the performance of their official duties: 1890 Pharmacists. (a) 1891 (b) Practitioners. 1892 Persons who procure controlled substances in good (C) 1893 faith and in the course of professional practice only, by or 1894 under the supervision of pharmacists or practitioners employed 1895 by them, or for the purpose of lawful research, teaching, or 1896 testing, and not for resale. 1897 Hospitals that procure controlled substances for (d) 1898 lawful administration by practitioners, but only for use by or 1899 in the particular hospital. 1900 (e) Officers or employees of state, federal, or local

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1901 governments acting in their official capacity only, or informers acting under their jurisdiction. 1902 1903 (f) Common carriers. 1904 Manufacturers, wholesalers, and distributors. (q) 1905 Law enforcement officers for bona fide law enforcement (h) 1906 purposes in the course of an active criminal investigation. 1907 (10) Subsections (1) - (7) are not applicable to conduct 1908 authorized under chapter 566. 1909 Section 25. Subsection (1) of section 893.135, Florida 1910 Statutes, is amended to read: Trafficking; mandatory sentences; suspension or 1911 893.135 1912 reduction of sentences; conspiracy to engage in trafficking.-Except as authorized in this chapter, or in chapter 1913 (1)1914 499 or chapter 566 and notwithstanding the provisions of s. 1915 893.13: 1916 (a) Any person who knowingly sells, purchases, 1917 manufactures, delivers, or brings into this state, or who is 1918 knowingly in actual or constructive possession of, in excess of 1919 -pounds of cannabis, or 300 or more cannabis plants,  $\frac{25}{25}$ 1920 felony of the first degree, which felony shall be known as "trafficking in cannabis," punishable as provided in s. 775.082, 1921 1922 s. 775.083, or s. 775.084. If the quantity of cannabis involved: 1923 1. Is in excess of 25 pounds, but less than 2,000 pounds, or is 300 or more cannabis plants, but not more than 2,000 1924 cannabis plants, such person shall be sentenced to a mandatory 1925

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1926 minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$25,000. 1927 1928 - Is 2,000 pounds or more, but less than 10,000 pounds,  $\frac{2}{2}$ 1929 or is 2,000 or more cannabis plants, but not more than 10,000 1930 cannabis plants, such person shall be sentenced to a mandatory 1931 minimum term of imprisonment of 7 years, and the defendant shall 1932 be ordered to pay a fine of \$50,000. 1933 3. Is 10,000 pounds or more, or is 10,000 or more cannabis 1934 plants, such person shall be sentenced to a mandatory minimum 1935 term of imprisonment of 15 calendar years and pay a fine of 1936 \$200,000. 1937 1938 For the purpose of this paragraph, a plant, including, but not 1939 limited to, a seedling or cutting, is a "cannabis plant" if it 1940 has some readily observable evidence of root formation, such as 1941 root hairs. To determine if a piece or part of a cannabis plant severed from the cannabis plant is itself a cannabis plant, the 1942 1943 severed piece or part must have some readily observable evidence 1944 such as root hairs. Callous formation. tissue root 1945 readily observable evidence of root formation. The viability and 1946 sex of a plant and the fact that the plant may or may not be a 1947 dead harvested plant are not relevant in determining if the 1948 plant is a "cannabis plant" or in the charging of an offense 1949 under this paragraph. Upon conviction, the court shall impose the longest term of imprisonment provided for in this paragraph. 1950

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1951 (a) (b) 1. Any person who knowingly sells, purchases, 1952 manufactures, delivers, or brings into this state, or who is 1953 knowingly in actual or constructive possession of, 28 grams or 1954 more of cocaine, as described in s. 893.03(2)(a)4., or of any 1955 mixture containing cocaine, but less than 150 kilograms of 1956 cocaine or any such mixture, commits a felony of the first 1957 degree, which felony shall be known as "trafficking in cocaine," 1958 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 1959 If the quantity involved: 1960 Is 28 grams or more, but less than 200 grams, such a. 1961 person shall be sentenced to a mandatory minimum term of 1962 imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000. 1963 1964 b. Is 200 grams or more, but less than 400 grams, such 1965 person shall be sentenced to a mandatory minimum term of 1966 imprisonment of 7 years, and the defendant shall be ordered to 1967 pay a fine of \$100,000. 1968 с. Is 400 grams or more, but less than 150 kilograms, such 1969 person shall be sentenced to a mandatory minimum term of 1970 imprisonment of 15 calendar years and pay a fine of \$250,000. 1971 2. Any person who knowingly sells, purchases, 1972 manufactures, delivers, or brings into this state, or who is 1973 knowingly in actual or constructive possession of, 150 kilograms 1974 or more of cocaine, as described in s. 893.03(2)(a)4., commits 1975 the first degree felony of trafficking in cocaine. A person who

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1976 has been convicted of the first degree felony of trafficking in 1977 cocaine under this subparagraph shall be punished by life 1978 imprisonment and is ineligible for any form of discretionary 1979 early release except pardon or executive clemency or conditional medical release under s. 947.149. However, if the court 1980 1981 determines that, in addition to committing any act specified in 1982 this paragraph: 1983 The person intentionally killed an individual or a. 1984 counseled, commanded, induced, procured, or caused the intentional killing of an individual and such killing was the 1985 1986 result; or 1987 The person's conduct in committing that act led to a b. 1988 natural, though not inevitable, lethal result, 1989 1990 such person commits the capital felony of trafficking in

1990 Such person commits the capital felony of trafficking in 1991 cocaine, punishable as provided in ss. 775.082 and 921.142. Any 1992 person sentenced for a capital felony under this paragraph shall 1993 also be sentenced to pay the maximum fine provided under 1994 subparagraph 1.

3. Any person who knowingly brings into this state 300 kilograms or more of cocaine, as described in s. 893.03(2)(a)4., and who knows that the probable result of such importation would be the death of any person, commits capital importation of cocaine, a capital felony punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under

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2001 this paragraph shall also be sentenced to pay the maximum fine 2002 provided under subparagraph 1.

2003 (b) (c)-1. A person who knowingly sells, purchases, 2004 manufactures, delivers, or brings into this state, or who is 2005 knowingly in actual or constructive possession of, 4 grams or 2006 more of any morphine, opium, hydromorphone, or any salt, 2007 derivative, isomer, or salt of an isomer thereof, including 2008 heroin, as described in s. 893.03(1)(b), (2)(a), (3)(c)3., or 2009 (3) (c) 4., or 4 grams or more of any mixture containing any such 2010 substance, but less than 30 kilograms of such substance or 2011 mixture, commits a felony of the first degree, which felony 2012 shall be known as "trafficking in illegal drugs," punishable as 2013 provided in s. 775.082, s. 775.083, or s. 775.084. If the 2014 quantity involved:

2015 a. Is 4 grams or more, but less than 14 grams, such person 2016 shall be sentenced to a mandatory minimum term of imprisonment 2017 of 3 years and shall be ordered to pay a fine of \$50,000.

b. Is 14 grams or more, but less than 28 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 years and shall be ordered to pay a fine of \$100,000.

2022 c. Is 28 grams or more, but less than 30 kilograms, such 2023 person shall be sentenced to a mandatory minimum term of 2024 imprisonment of 25 years and shall be ordered to pay a fine of \$500,000.

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2026 A person who knowingly sells, purchases, manufactures, 2. 2027 delivers, or brings into this state, or who is knowingly in 2028 actual or constructive possession of, 28 grams or more of hydrocodone, as described in s. 893.03(2)(a)1.k., codeine, as 2029 2030 described in s. 893.03(2)(a)1.g., or any salt thereof, or 28 2031 grams or more of any mixture containing any such substance, 2032 commits a felony of the first degree, which felony shall be 2033 known as "trafficking in hydrocodone," punishable as provided in 2034 s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: 2035 Is 28 grams or more, but less than 50 grams, such a.

2036 person shall be sentenced to a mandatory minimum term of 2037 imprisonment of 3 years and shall be ordered to pay a fine of 2038 \$50,000.

b. Is 50 grams or more, but less than 100 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years and shall be ordered to pay a fine of \$100,000.

2043 c. Is 100 grams or more, but less than 300 grams, such 2044 person shall be sentenced to a mandatory minimum term of 2045 imprisonment of 15 years and shall be ordered to pay a fine of 2046 \$500,000.

d. Is 300 grams or more, but less than 30 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 25 years and shall be ordered to pay a fine of \$750,000.

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2051 A person who knowingly sells, purchases, manufactures, 3. 2052 delivers, or brings into this state, or who is knowingly in actual or constructive possession of, 7 grams or more of 2053 oxycodone, as described in s. 893.03(2)(a)1.q., or any salt 2054 2055 thereof, or 7 grams or more of any mixture containing any such 2056 substance, commits a felony of the first degree, which felony 2057 shall be known as "trafficking in oxycodone," punishable as 2058 provided in s. 775.082, s. 775.083, or s. 775.084. If the 2059 quantity involved: 2060 Is 7 grams or more, but less than 14 grams, such person a. 2061 shall be sentenced to a mandatory minimum term of imprisonment 2062 of 3 years and shall be ordered to pay a fine of \$50,000. 2063 Is 14 grams or more, but less than 25 grams, such b. 2064 person shall be sentenced to a mandatory minimum term of 2065 imprisonment of 7 years and shall be ordered to pay a fine of 2066 \$100,000. 2067 c. Is 25 grams or more, but less than 100 grams, such person shall be sentenced to a mandatory minimum term of 2068 2069 imprisonment of 15 years and shall be ordered to pay a fine of \$500,000. 2070 2071 d. Is 100 grams or more, but less than 30 kilograms, such 2072 person shall be sentenced to a mandatory minimum term of 2073 imprisonment of 25 years and shall be ordered to pay a fine of 2074 \$750,000. 2075 4.a. A person who knowingly sells, purchases, Page 83 of 157

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FLORIDA	HOUSE	OF REP	PRESENT	ATIVES
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2076 manufactures, delivers, or brings into this state, or who is 2077 knowingly in actual or constructive possession of, 4 grams or 2078 more of: 2079 (I) Alfentanil, as described in s. 893.03(2)(b)1.; 2080 Carfentanil, as described in s. 893.03(2)(b)6.; (II)2081 Fentanyl, as described in s. 893.03(2)(b)9.; (III) 2082 Sufentanil, as described in s. 893.03(2)(b)30.; (IV) 2083 A fentanyl derivative, as described in s. (V) 2084 893.03(1) (a) 62.; 2085 (VI) A controlled substance analog, as described in s. 2086 893.0356, of any substance described in sub-subparagraphs 2087 (I) - (V); or 2088 A mixture containing any substance described in sub-(VII) 2089 sub-subparagraphs (I)-(VI), 2090 2091 commits a felony of the first degree, which felony shall be 2092 known as "trafficking in fentanyl," punishable as provided in s. 2093 775.082, s. 775.083, or s. 775.084. 2094 b. If the quantity involved under sub-subparagraph a.: 2095 Is 4 grams or more, but less than 14 grams, such (I) 2096 person shall be sentenced to a mandatory minimum term of 2097 imprisonment of 3 years, and shall be ordered to pay a fine of 2098 \$50,000. 2099 (II)Is 14 grams or more, but less than 28 grams, such person shall be sentenced to a mandatory minimum term of 2100

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2101 imprisonment of 15 years, and shall be ordered to pay a fine of 2102 \$100,000.

(III) Is 28 grams or more, such person shall be sentenced to a mandatory minimum term of imprisonment of 25 years, and shall be ordered to pay a fine of \$500,000.

2106 5. A person who knowingly sells, purchases, manufactures, 2107 delivers, or brings into this state, or who is knowingly in 2108 actual or constructive possession of, 30 kilograms or more of 2109 any morphine, opium, oxycodone, hydrocodone, codeine, 2110 hydromorphone, or any salt, derivative, isomer, or salt of an 2111 isomer thereof, including heroin, as described in s. 2112 893.03(1)(b), (2)(a), (3)(c)3., or (3)(c)4., or 30 kilograms or 2113 more of any mixture containing any such substance, commits the 2114 first degree felony of trafficking in illegal drugs. A person who has been convicted of the first degree felony of trafficking 2115 2116 in illegal drugs under this subparagraph shall be punished by life imprisonment and is ineligible for any form of 2117 2118 discretionary early release except pardon or executive clemency 2119 or conditional medical release under s. 947.149. However, if the 2120 court determines that, in addition to committing any act 2121 specified in this paragraph:

a. The person intentionally killed an individual or counseled, commanded, induced, procured, or caused the intentional killing of an individual and such killing was the result; or

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2126 The person's conduct in committing that act led to a b. 2127 natural, though not inevitable, lethal result, 2128 2129 such person commits the capital felony of trafficking in illegal 2130 drugs, punishable as provided in ss. 775.082 and 921.142. A 2131 person sentenced for a capital felony under this paragraph shall 2132 also be sentenced to pay the maximum fine provided under 2133 subparagraph 1. 2134 6. A person who knowingly brings into this state 60 2135 kilograms or more of any morphine, opium, oxycodone, 2136 hydrocodone, codeine, hydromorphone, or any salt, derivative, 2137 isomer, or salt of an isomer thereof, including heroin, as 2138 described in s. 893.03(1)(b), (2)(a), (3)(c)3., or (3)(c)4., or 2139 60 kilograms or more of any mixture containing any such 2140 substance, and who knows that the probable result of such 2141 importation would be the death of a person, commits capital 2142 importation of illegal drugs, a capital felony punishable as 2143 provided in ss. 775.082 and 921.142. A person sentenced for a 2144 capital felony under this paragraph shall also be sentenced to 2145 pay the maximum fine provided under subparagraph 1. 2146 (c) (d) 1. Any person who knowingly sells, purchases, 2147 manufactures, delivers, or brings into this state, or who is 2148 knowingly in actual or constructive possession of, 28 grams or 2149 more of phencyclidine, as described in s. 893.03(2)(b)23., a

2150 substituted phenylcyclohexylamine, as described in <u>s.</u>

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2151 893.03(1)(c)194. s. 893.03(1)(c)195., or a substance described 2152 in s. 893.03(1)(c)12., 31., 37., 102., or 145. <del>s.</del> 893.03(1)(c)13., 32., 38., 103., or 146., or of any mixture 2153 2154 containing phencyclidine, as described in s. 893.03(2)(b)23., a 2155 substituted phenylcyclohexylamine, as described in  $\underline{s}$ . 2156 893.03(1)(c)194. s. 893.03(1)(c)195., or a substance described 2157 in s. 893.03(1)(c)12., 31., 37., 102., or 145. s-893.03(1)(c)13., 32., 38., 103., or 146., commits a felony of 2158 2159 the first degree, which felony shall be known as "trafficking in 2160 phencyclidine," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: 2161

a. Is 28 grams or more, but less than 200 grams, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 3 years, and the defendant shall be ordered to
pay a fine of \$50,000.

b. Is 200 grams or more, but less than 400 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000.

2170 c. Is 400 grams or more, such person shall be sentenced to 2171 a mandatory minimum term of imprisonment of 15 calendar years 2172 and pay a fine of \$250,000.

2173 2. Any person who knowingly brings into this state 800
2174 grams or more of phencyclidine, as described in s.
2175 893.03(2) (b) 23., a substituted phenylcyclohexylamine, as

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2176 described in s. 893.03(1)(c)194. s. 893.03(1)(c)195., or a 2177 substance described in s. 893.03(1)(c)12., 31., 37., 102., or 2178 145. s. 893.03(1)(c)13., 32., 38., 103., or 146., or of any 2179 mixture containing phencyclidine, as described in s. 2180 893.03(2)(b)23., a substituted phenylcyclohexylamine, as 2181 described in s. 893.03(1)(c)194. s. 893.03(1)(c)195., or a 2182 substance described in s. 893.03(1)(c)12., 31., 37., 102., or 2183 145. s. 893.03(1)(c)13., 32., 38., 103., or 146., and who knows 2184 that the probable result of such importation would be the death 2185 of any person commits capital importation of phencyclidine, a 2186 capital felony punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under this 2187 2188 paragraph shall also be sentenced to pay the maximum fine 2189 provided under subparagraph 1.

2190 Any person who knowingly sells, purchases, (d)<del>(e)</del>1. 2191 manufactures, delivers, or brings into this state, or who is 2192 knowingly in actual or constructive possession of, 200 grams or 2193 more of methaqualone or of any mixture containing methaqualone, 2194 as described in s. 893.03(1)(d), commits a felony of the first 2195 degree, which felony shall be known as "trafficking in 2196 methaqualone," punishable as provided in s. 775.082, s. 775.083, 2197 or s. 775.084. If the quantity involved:

a. Is 200 grams or more, but less than 5 kilograms, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 3 years, and the defendant shall be ordered to

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2201 pay a fine of \$50,000.

b. Is 5 kilograms or more, but less than 25 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000.

c. Is 25 kilograms or more, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$250,000.

2209 2. Any person who knowingly brings into this state 50 2210 kilograms or more of methaqualone or of any mixture containing methaqualone, as described in s. 893.03(1)(d), and who knows 2211 2212 that the probable result of such importation would be the death 2213 of any person commits capital importation of methaqualone, a 2214 capital felony punishable as provided in ss. 775.082 and 2215 921.142. Any person sentenced for a capital felony under this 2216 paragraph shall also be sentenced to pay the maximum fine 2217 provided under subparagraph 1.

2218 (e) (f) 1. Any person who knowingly sells, purchases, 2219 manufactures, delivers, or brings into this state, or who is 2220 knowingly in actual or constructive possession of, 14 grams or 2221 more of amphetamine, as described in s. 893.03(2)(c)2., or 2222 methamphetamine, as described in s. 893.03(2)(c)5., or of any 2223 mixture containing amphetamine or methamphetamine, or 2224 phenylacetone, phenylacetic acid, pseudoephedrine, or ephedrine in conjunction with other chemicals and equipment utilized in 2225

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2226 the manufacture of amphetamine or methamphetamine, commits a 2227 felony of the first degree, which felony shall be known as 2228 "trafficking in amphetamine," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved: 2229 2230 Is 14 grams or more, but less than 28 grams, such a. 2231 person shall be sentenced to a mandatory minimum term of 2232 imprisonment of 3 years, and the defendant shall be ordered to 2233 pay a fine of \$50,000. 2234 b. Is 28 grams or more, but less than 200 grams, such 2235 person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to 2236 2237 pay a fine of \$100,000. Is 200 grams or more, such person shall be sentenced to 2238 с. 2239 a mandatory minimum term of imprisonment of 15 calendar years 2240 and pay a fine of \$250,000. 2241 2. Any person who knowingly manufactures or brings into 2242 this state 400 grams or more of amphetamine, as described in s. 2243 893.03(2)(c)2., or methamphetamine, as described in s. 2244 893.03(2)(c)5., or of any mixture containing amphetamine or 2245 methamphetamine, or phenylacetone, phenylacetic acid, 2246 pseudoephedrine, or ephedrine in conjunction with other 2247 chemicals and equipment used in the manufacture of amphetamine 2248 or methamphetamine, and who knows that the probable result of 2249 such manufacture or importation would be the death of any person commits capital manufacture or importation of amphetamine, a 2250

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2251 capital felony punishable as provided in ss. 775.082 and 2252 921.142. Any person sentenced for a capital felony under this 2253 paragraph shall also be sentenced to pay the maximum fine 2254 provided under subparagraph 1.

2255 (f) (g) 1. Any person who knowingly sells, purchases, 2256 manufactures, delivers, or brings into this state, or who is 2257 knowingly in actual or constructive possession of, 4 grams or 2258 more of flunitrazepam or any mixture containing flunitrazepam as 2259 described in s. 893.03(1)(a) commits a felony of the first 2260 degree, which felony shall be known as "trafficking in flunitrazepam," punishable as provided in s. 775.082, s. 2261 2262 775.083, or s. 775.084. If the quantity involved:

a. Is 4 grams or more but less than 14 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000.

b. Is 14 grams or more but less than 28 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000.

c. Is 28 grams or more but less than 30 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 25 calendar years and pay a fine of \$500,000.

2274 2. Any person who knowingly sells, purchases,2275 manufactures, delivers, or brings into this state or who is

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2276 knowingly in actual or constructive possession of 30 kilograms 2277 or more of flunitrazepam or any mixture containing flunitrazepam 2278 as described in s. 893.03(1)(a) commits the first degree felony 2279 of trafficking in flunitrazepam. A person who has been convicted 2280 of the first degree felony of trafficking in flunitrazepam under 2281 this subparagraph shall be punished by life imprisonment and is 2282 ineligible for any form of discretionary early release except 2283 pardon or executive clemency or conditional medical release 2284 under s. 947.149. However, if the court determines that, in 2285 addition to committing any act specified in this paragraph:

2286 a. The person intentionally killed an individual or 2287 counseled, commanded, induced, procured, or caused the 2288 intentional killing of an individual and such killing was the 2289 result; or

2290 b. The person's conduct in committing that act led to a 2291 natural, though not inevitable, lethal result,

such person commits the capital felony of trafficking in flunitrazepam, punishable as provided in ss. 775.082 and 921.142. Any person sentenced for a capital felony under this paragraph shall also be sentenced to pay the maximum fine provided under subparagraph 1.

2298 (g) (h) 1. Any person who knowingly sells, purchases, 2299 manufactures, delivers, or brings into this state, or who is 2300 knowingly in actual or constructive possession of, 1 kilogram or

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2301 more of gamma-hydroxybutyric acid (GHB), as described in s. 2302 893.03(1)(d), or any mixture containing gamma-hydroxybutyric 2303 acid (GHB), commits a felony of the first degree, which felony 2304 shall be known as "trafficking in gamma-hydroxybutyric acid 2305 (GHB)," punishable as provided in s. 775.082, s. 775.083, or s. 2306 775.084. If the quantity involved: 2307 Is 1 kilogram or more but less than 5 kilograms, such a. 2308 person shall be sentenced to a mandatory minimum term of 2309 imprisonment of 3 years, and the defendant shall be ordered to 2310 pay a fine of \$50,000. 2311 b. Is 5 kilograms or more but less than 10 kilograms, such 2312 person shall be sentenced to a mandatory minimum term of 2313 imprisonment of 7 years, and the defendant shall be ordered to 2314 pay a fine of \$100,000. Is 10 kilograms or more, such person shall be sentenced 2315 с. 2316 to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$250,000. 2317 2318 2. Any person who knowingly manufactures or brings into 2319 this state 150 kilograms or more of gamma-hydroxybutyric acid 2320 (GHB), as described in s. 893.03(1)(d), or any mixture 2321 containing gamma-hydroxybutyric acid (GHB), and who knows that 2322 the probable result of such manufacture or importation would be 2323 the death of any person commits capital manufacture or 2324 importation of gamma-hydroxybutyric acid (GHB), a capital felony punishable as provided in ss. 775.082 and 921.142. Any person 2325

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2326 sentenced for a capital felony under this paragraph shall also 2327 be sentenced to pay the maximum fine provided under subparagraph 2328 1.

2329 (h)<del>(i)</del>1. Any person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is 2330 2331 knowingly in actual or constructive possession of, 1 kilogram or 2332 more of gamma-butyrolactone (GBL), as described in s. 2333 893.03(1)(d), or any mixture containing gamma-butyrolactone 2334 (GBL), commits a felony of the first degree, which felony shall 2335 be known as "trafficking in gamma-butyrolactone (GBL)," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 2336 2337 If the quantity involved:

a. Is 1 kilogram or more but less than 5 kilograms, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 3 years, and the defendant shall be ordered to
pay a fine of \$50,000.

b. Is 5 kilograms or more but less than 10 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000.

c. Is 10 kilograms or more, such person shall be sentenced to a mandatory minimum term of imprisonment of 15 calendar years and pay a fine of \$250,000.

2349 2. Any person who knowingly manufactures or brings into2350 the state 150 kilograms or more of gamma-butyrolactone (GBL), as

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2351 described in s. 893.03(1)(d), or any mixture containing gamma-2352 butyrolactone (GBL), and who knows that the probable result of 2353 such manufacture or importation would be the death of any person 2354 commits capital manufacture or importation of gamma-2355 butyrolactone (GBL), a capital felony punishable as provided in 2356 ss. 775.082 and 921.142. Any person sentenced for a capital 2357 felony under this paragraph shall also be sentenced to pay the 2358 maximum fine provided under subparagraph 1.

2359 (i) (i) 1. Any person who knowingly sells, purchases, 2360 manufactures, delivers, or brings into this state, or who is 2361 knowingly in actual or constructive possession of, 1 kilogram or 2362 more of 1,4-Butanediol as described in s. 893.03(1)(d), or of 2363 any mixture containing 1,4-Butanediol, commits a felony of the 2364 first degree, which felony shall be known as "trafficking in 2365 1,4-Butanediol," punishable as provided in s. 775.082, s. 2366 775.083, or s. 775.084. If the quantity involved:

a. Is 1 kilogram or more, but less than 5 kilograms, such
person shall be sentenced to a mandatory minimum term of
imprisonment of 3 years, and the defendant shall be ordered to
pay a fine of \$50,000.

b. Is 5 kilograms or more, but less than 10 kilograms, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000.

2375

c. Is 10 kilograms or more, such person shall be sentenced

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2376 to a mandatory minimum term of imprisonment of 15 calendar years 2377 and pay a fine of \$500,000.

2378 2. Any person who knowingly manufactures or brings into this state 150 kilograms or more of 1,4-Butanediol as described 2379 2380 in s. 893.03(1)(d), or any mixture containing 1,4-Butanediol, 2381 and who knows that the probable result of such manufacture or 2382 importation would be the death of any person commits capital 2383 manufacture or importation of 1,4-Butanediol, a capital felony 2384 punishable as provided in ss. 775.082 and 921.142. Any person 2385 sentenced for a capital felony under this paragraph shall also 2386 be sentenced to pay the maximum fine provided under subparagraph 2387 1.

2388 <u>(j)(k)</u>1. A person who knowingly sells, purchases, 2389 manufactures, delivers, or brings into this state, or who is 2390 knowingly in actual or constructive possession of, 10 grams or 2391 more of a:

2392 Substance described in s. 893.03(1)(c)4., 5., 9., 10., a. 14., 16., 20.-26., 28., 38., 39.-44., 57., 71.-79., 80.-85., 2393 2394 89.-101., 103.-107., 109.-112., 142.-144., 147.-149., 159.-162., 2395 164., or 186.-188. s. 893.03(1)(c)4., 5., 10., 11., 15., 17., 2396 21.-27., 29., 39., 40.-45., 58., 72.-80., 81.-86., 90.-102., 2397 104.-108., 110.-113., 143.-145., 148.-150., 160.-163., 165., or 2398 187.-189., a substituted cathinone, as described in s. 2399 893.03(1)(c)190. <del>s. 893.03(1)(c)191.</del>, or substituted 2400 phenethylamine, as described in s. 893.03(1)(c)191. s.

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2401	<del>893.03(1)(c)192.</del> ;
2402	b. Mixture containing any substance described in sub-
2403	subparagraph a.; or
2404	c. Salt, isomer, ester, or ether or salt of an isomer,
2405	ester, or ether of a substance described in sub-subparagraph a.,
2406	
2407	commits a felony of the first degree, which felony shall be
2408	known as "trafficking in phenethylamines," punishable as
2409	provided in s. 775.082, s. 775.083, or s. 775.084.
2410	2. If the quantity involved under subparagraph 1.:
2411	a. Is 10 grams or more, but less than 200 grams, such
2412	person shall be sentenced to a mandatory minimum term of
2413	imprisonment of 3 years and shall be ordered to pay a fine of
2414	\$50,000.
2415	b. Is 200 grams or more, but less than 400 grams, such
2416	person shall be sentenced to a mandatory minimum term of
2417	imprisonment of 7 years and shall be ordered to pay a fine of
2418	\$100,000.
2419	c. Is 400 grams or more, such person shall be sentenced to
2420	a mandatory minimum term of imprisonment of 15 years and shall
2421	be ordered to pay a fine of \$250,000.
2422	3. A person who knowingly manufactures or brings into this
2423	state 30 kilograms or more of a substance described in sub-
2424	subparagraph 1.a., a mixture described in sub-subparagraph 1.b.,
2425	or a salt, isomer, ester, or ether or a salt of an isomer,
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ester, or ether described in sub-subparagraph 1.c., and who knows that the probable result of such manufacture or importation would be the death of any person commits capital manufacture or importation of phenethylamines, a capital felony punishable as provided in ss. 775.082 and 921.142. A person sentenced for a capital felony under this paragraph shall also be sentenced to pay the maximum fine under subparagraph 2.

2433 (k) (1) 1. Any person who knowingly sells, purchases, 2434 manufactures, delivers, or brings into this state, or who is 2435 knowingly in actual or constructive possession of, 1 gram or 2436 more of lysergic acid diethylamide (LSD) as described in s. 2437 893.03(1)(c), or of any mixture containing lysergic acid 2438 diethylamide (LSD), commits a felony of the first degree, which 2439 felony shall be known as "trafficking in lysergic acid 2440 diethylamide (LSD)," punishable as provided in s. 775.082, s. 2441 775.083, or s. 775.084. If the quantity involved:

a. Is 1 gram or more, but less than 5 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000.

b. Is 5 grams or more, but less than 7 grams, such person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000.

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c. Is 7 grams or more, such person shall be sentenced to a

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2451 mandatory minimum term of imprisonment of 15 calendar years and 2452 pay a fine of \$500,000.

2453 2. Any person who knowingly manufactures or brings into this state 7 grams or more of lysergic acid diethylamide (LSD) 2454 2455 as described in s. 893.03(1)(c), or any mixture containing 2456 lysergic acid diethylamide (LSD), and who knows that the 2457 probable result of such manufacture or importation would be the 2458 death of any person commits capital manufacture or importation 2459 of lysergic acid diethylamide (LSD), a capital felony punishable 2460 as provided in ss. 775.082 and 921.142. Any person sentenced for 2461 a capital felony under this paragraph shall also be sentenced to 2462 pay the maximum fine provided under subparagraph 1.

2463 <u>(1) (m)</u>1. A person who knowingly sells, purchases, 2464 manufactures, delivers, or brings into this state, or who is 2465 knowingly in actual or constructive possession of, 280 grams or 2466 more of a:

2467 a. Substance described in <u>s. 893.03(1)(c)29., 45.-49.,</u>
2468 <u>113.-141., 150.-155., 165.-172., or 175.-185.</u> <del>s.</del>
2469 <del>893.03(1)(c)30., 46.-50., 114.-142., 151.-156., 166.-173., or</del>
2470 <del>176.-186.</del> or a synthetic cannabinoid, as described in <u>s.</u>
2471 <u>893.03(1)(c)189.</u> <del>s. 893.03(1)(c)190.</del>; or

b. Mixture containing any substance described in sub-subparagraph a.,

2474

2475 commits a felony of the first degree, which felony shall be

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2476 known as "trafficking in synthetic cannabinoids," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 2477 2478 2. If the quantity involved under subparagraph 1.: 2479 a. Is 280 grams or more, but less than 500 grams, such 2480 person shall be sentenced to a mandatory minimum term of 2481 imprisonment of 3 years, and the defendant shall be ordered to 2482 pay a fine of \$50,000. 2483 Is 500 grams or more, but less than 1,000 grams, such b. 2484 person shall be sentenced to a mandatory minimum term of 2485 imprisonment of 7 years, and the defendant shall be ordered to 2486 pay a fine of \$100,000. 2487 c. Is 1,000 grams or more, but less than 30 kilograms, 2488 such person shall be sentenced to a mandatory minimum term of 2489 imprisonment of 15 years, and the defendant shall be ordered to 2490 pay a fine of \$200,000. 2491 d. Is 30 kilograms or more, such person shall be sentenced 2492 to a mandatory minimum term of imprisonment of 25 years, and the 2493 defendant shall be ordered to pay a fine of \$750,000. 2494 (m) (n) 1. A person who knowingly sells, purchases, 2495 manufactures, delivers, or brings into this state, or who is 2496 knowingly in actual or constructive possession of, 14 grams or 2497 more of: A substance described in s. 893.03(1)(c)163., 173., or 2498 a. 2499 174. s. 893.03(1)(c)164., 174., or 175., a n-benzyl 2500 phenethylamine compound, as described in s. 893.03(1)(c)192. s. Page 100 of 157

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b. A mixture containing any substance described in sub-

HB 467

<del>893.03(1)(c)193.</del>; or

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subparagraph a., commits a felony of the first degree, which felony shall be known as "trafficking in n-benzyl phenethylamines," punishable as provided in s. 775.082, s. 775.083, or s. 775.084. If the quantity involved under subparagraph 1.: 2. Is 14 grams or more, but less than 100 grams, such a. person shall be sentenced to a mandatory minimum term of imprisonment of 3 years, and the defendant shall be ordered to pay a fine of \$50,000. Is 100 grams or more, but less than 200 grams, such b. person shall be sentenced to a mandatory minimum term of imprisonment of 7 years, and the defendant shall be ordered to pay a fine of \$100,000. Is 200 grams or more, such person shall be sentenced to с. a mandatory minimum term of imprisonment of 15 years, and the defendant shall be ordered to pay a fine of \$500,000. 3. A person who knowingly manufactures or brings into this state 400 grams or more of a substance described in subsubparagraph 1.a. or a mixture described in sub-subparagraph 1.b., and who knows that the probable result of such manufacture or importation would be the death of any person commits capital

2524 2525

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manufacture or importation of a n-benzyl phenethylamine

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2526 compound, a capital felony punishable as provided in ss. 775.082 2527 and 921.142. A person sentenced for a capital felony under this 2528 paragraph shall also be sentenced to pay the maximum fine under 2529 subparagraph 2. 2530 Section 26. Section 893.13501, Florida Statutes, is 2531 created to read: 2532 893.13501 Retroactive effect of amendments to ss. 893.03, 2533 89.013, and 893.135.-2534 (1) It is the intent of the Legislature to retroactively 2535 apply changes to ss. 893.03, 89.013, and 893.135 made by this 2536 act which are applicable to offenders who committed offenses on 2537 or after the effective date of those provisions as originally 2538 enacted. A person who committed an offense and is currently in 2539 the custody of the Department of Corrections or subject to any 2540 form of supervision shall be resentenced as provided in 2541 subsection (2). 2542 (2) Sentence review under this section must occur in the 2543 following manner: 2544 (a) The Department of Corrections shall notify the person 2545 described in subsection (1) of his or her eligibility to request 2546 a sentence review hearing. 2547 (b) The person seeking sentence review under this section 2548 may submit an application to the court of original jurisdiction 2549 requesting that a sentence review hearing be held. The 2550 sentencing court retains original jurisdiction for the duration

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2551	of the sentence for this purpose.
2552	(c) A person who is eligible for a sentence review hearing
2553	under this section is entitled to be represented by counsel. The
2554	court shall appoint a public defender to represent the person if
2555	he or she cannot afford an attorney.
2556	(d) Upon receiving an application from the eligible
2557	person, the court of original sentencing jurisdiction shall hold
2558	a sentence review hearing to determine if the eligible person
2559	meets the criteria for resentencing or release under this
2560	section.
2561	1. If the person has no further charges remaining, the
2562	person shall be released immediately.
2563	2. If the court determines at the sentence review hearing
2564	that the eligible person meets the criteria in this section for
2565	resentencing, the court must resentence the person as provided
2566	in this section; however, the new sentence may not exceed the
2567	person's original sentence with credit for time served.
2568	3. If the court determines that such person does not meet
2569	the criteria for resentencing under this section, the court must
2570	provide written reasons why such person does not meet such
2571	<u>criteria.</u>
2572	(e) A person sentenced or resentenced pursuant to this
2573	section is eligible to receive any gain-time pursuant to s.
2574	944.275 which he or she was previously ineligible to receive due
2575	to the original offense that is now subject to resentencing.
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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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2576 (3) This section does not apply to any offense which had 2577 violence or a threat of violence as an element of the offense. 2578 Section 27. Paragraphs (b), (e), (g), and (h) of 2579 subsection (3) of section 921.0022, Florida Statutes, are 2580 amended to read: 2581 921.0022 Criminal Punishment Code; offense severity 2582 ranking chart.-2583 (3) OFFENSE SEVERITY RANKING CHART 2584 (b) LEVEL 2 2585 Florida Felony Statute Degree Description 2586 379.2431 3rd Possession of 11 or fewer (1) (e)3. marine turtle eggs in violation of the Marine Turtle Protection Act. 2587 379.2431 3rd Possession of more than 11 (1) (e)4. marine turtle eggs in violation of the Marine Turtle Protection Act. 2588 403.413(6)(c) 3rd Dumps waste litter exceeding 500 lbs. in weight or 100 cubic Page 104 of 157

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			feet in volume or any quantity for commercial purposes, or hazardous waste.
2589			nazaluous waste.
2005	517.07(2)	3rd	Failure to furnish a prospectus meeting requirements.
2590			
0 5 0 1	590.28(1)	3rd	Intentional burning of lands.
2591	784.03(3)	3rd	Battery during a riot or an aggravated riot.
2592			
	784.05(3)	3rd	Storing or leaving a loaded
			firearm within reach of minor
			who uses it to inflict injury
			or death.
2593			
	787.04(1)	3rd	In violation of court order,
			take, entice, etc., minor
2594			beyond state limits.
2394	806.13(1)(b)3.	3rd	Criminal mischief; damage
			\$1,000 or more to public
			communication or any other
			public service.
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FLOR	IDA	HOUS	E O F	REPRE	SENTA	TIVES
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2595			
	806.13(3)	3rd	Criminal mischief; damage of
			\$200 or more to a memorial or
			historic property.
2596			
	810.061(2)	3rd	Impairing or impeding telephone
			or power to a dwelling;
			facilitating or furthering
			burglary.
2597		2 1	
	810.09(2)(e)	3rd	Trespassing on posted commercial horticulture
			property.
2598			propercy.
2090	812.014(2)(c)1.	3rd	Grand theft, 3rd degree; \$750
			or more but less than \$5,000.
2599			
	812.014(2)(d)	3rd	Grand theft, 3rd degree; \$100
			or more but less than \$750,
			taken from unenclosed curtilage
			of dwelling.
2600			
	812.015(7)	3rd	Possession, use, or attempted
			use of an antishoplifting or
			inventory control device
ļ			Page 106 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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countermeasure.

False statement in support of

3rd

HB 467

817.234(1)(a)2.

817.52(3)

817.54

817.60(5)

817.60(6)(a)

2601

2602

2603

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2605

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2607

insurance claim. 817.481(3)(a) 3rd Obtain credit or purchase with false, expired, counterfeit, etc., credit card, value over \$300. 3rd Failure to redeliver hired vehicle. 3rd With intent to defraud, obtain mortgage note, etc., by false representation. 3rd Dealing in credit cards of another. 3rd Forgery; purchase goods, services with false card.

Fraudulent use of credit cards 817.61 3rd over \$100 or more within 6

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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2608			months.
2000	826.04	3rd	Knowingly marries or has sexual intercourse with person to whom related.
2609			
2610	831.01	3rd	Forgery.
	831.02	3rd	Uttering forged instrument; utters or publishes alteration with intent to defraud.
2611			
	831.07	3rd	Forging bank bills, checks, drafts, or promissory notes.
2612	831.08	3rd	Possessing 10 or more forged notes, bills, checks, or drafts.
2613			
	831.09	3rd	Uttering forged notes, bills, checks, drafts, or promissory notes.
2614	831.11	3rd	Bringing into the state forged
			bank bills, checks, drafts, or
			Page 108 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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			notes.
2615			
	832.05(3)(a)	3rd	Cashing or depositing item with
			intent to defraud.
2616			
	843.08	3rd	False personation.
2617			
	893.13(2)(a)2.	3rd	Purchase of any s.
			893.03(1)(c), (2)(c)1.,
			(2)(c)2., (2)(c)3., (2)(c)6.,
			(2)(c)7., (2)(c)8., (2)(c)9.,
			(2)(c)10., (3), or (4) drugs
			other than cannabis.
2618			
	893.147(2)	3rd	Manufacture or delivery of drug
			paraphernalia.
2619			
2620	(e) LEVEL 5		
2621			
	Florida	Felony	
	Statute	Degree	Description
2622			
	316.027(2)(a)	3rd	Accidents involving personal
			injuries other than serious
			bodily injury, failure to stop;
			Page 109 of 157

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leaving scene. 2623 316.1935(4)(a) 2nd Aggravated fleeing or eluding. 2624 316.80(2) 2nd Unlawful conveyance of fuel; obtaining fuel fraudulently. 2625 322.34(6) 3rd Careless operation of motor vehicle with suspended license, resulting in death or serious bodily injury. 2626 327.30(5) 3rd Vessel accidents involving personal injury; leaving scene. 2627 379.365(2)(c)1. 3rd Violation of rules relating to: willful molestation of stone crab traps, lines, or buoys; illegal bartering, trading, or sale, conspiring or aiding in such barter, trade, or sale, or supplying, agreeing to supply, aiding in supplying, or giving away stone crab trap tags or certificates; making, altering, Page 110 of 157

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			forging, counterfeiting, or
			reproducing stone crab trap
			tags; possession of forged,
			counterfeit, or imitation stone
			crab trap tags; and engaging in
			the commercial harvest of stone
			crabs while license is
			suspended or revoked.
2628			
	379.367(4)	3rd	Willful molestation of a
			commercial harvester's spiny
			lobster trap, line, or buoy.
2629			
	379.407(5)(b)3.	3rd	Possession of 100 or more
			undersized spiny lobsters.
2630			
	381.0041(11)(b)	3rd	Donate blood, plasma, or organs
			knowing HIV positive.
2631			
	440.10(1)(g)	2nd	Failure to obtain workers'
			compensation coverage.
2632			
	440.105(5)	2nd	Unlawful solicitation for the
			purpose of making workers'
			compensation claims.
			Page 111 of 157

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FLOR	IDA	HOUS	E O F	REPRE	SENTA	TIVES
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2022

2633			
	440.381(2)	3rd	Submission of false,
			misleading, or incomplete
			information with the purpose of
			avoiding or reducing workers'
			compensation premiums.
2634			
	624.401(4)(b)2.	2nd	Transacting insurance without a
			certificate or authority;
			premium collected \$20,000 or
			more but less than \$100,000.
2635			
	626.902(1)(c)	2nd	Representing an unauthorized
			insurer; repeat offender.
2636			
	790.01(2)	3rd	Carrying a concealed firearm.
2637			
	790.162	2nd	Threat to throw or discharge
			destructive device.
2638			
	790.163(1)	2nd	False report of bomb,
			explosive, weapon of mass
			destruction, or use of firearms
			in violent manner.
2639			
I			Page 112 of 157

FLORIDA HOUSE OF REPRESENT	ATIVES
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2022

2640	790.221(1)	2nd	Possession of short-barreled shotgun or machine gun.
2040	790.23	2nd	Felons in possession of firearms, ammunition, or electronic weapons or devices.
2641	796.05(1)	2nd	Live on earnings of a
2642			prostitute; 1st offense.
	800.04(6)(c)	3rd	Lewd or lascivious conduct; offender less than 18 years of age.
2643	800.04(7)(b)	2nd	Lewd or lascivious exhibition; offender 18 years of age or older.
2644	806.111(1)	3rd	Possess, manufacture, or dispense fire bomb with intent
2645			to damage any structure or property.
	812.0145(2)(b)	2nd	Theft from person 65 years of age or older; \$10,000 or more
			Page 113 of 157

FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

			but less than \$50,000.
2646			
	812.015	3rd	Retail theft; property stolen
	(8)(a) & (c)-		is valued at \$750 or more and
	(e)		one or more specified acts.
2647			
	812.019(1)	2nd	Stolen property; dealing in or
			trafficking in.
2648		- · ·	
0 6 4 0	812.081(3)	2nd	Trafficking in trade secrets.
2649	812.131(2)(b)	3rd	Robbery by sudden snatching.
2650	012.131(2)(D)	JIU	Robbery by Sudden Shatching.
2000	812.16(2)	3rd	Owning, operating, or
	0 = = 0 ( = )	0 2 0	conducting a chop shop.
2651			
	817.034(4)(a)2.	2nd	Communications fraud, value
			\$20,000 to \$50,000.
2652			
	817.234(11)(b)	2nd	Insurance fraud; property value
			\$20,000 or more but less than
			\$100,000.
2653			
	817.2341(1),	3rd	Filing false financial
	(2)(a) &		statements, making false
l			Page 114 of 157

FL	ORI	DA	ΗΟ	USE	ΟF	RΕ	PRE	SΕ	ΝΤΑ	ТΙV	E S
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2022

	(3)(a)		entries of material fact or
			false statements regarding
			property values relating to the
			solvency of an insuring entity.
2654			
	817.568(2)(b)	2nd	Fraudulent use of personal
			identification information;
			value of benefit, services
			received, payment avoided, or
			amount of injury or fraud,
			\$5,000 or more or use of
			personal identification
			information of 10 or more
			persons.
2655			
	817.611(2)(a)	2nd	Traffic in or possess 5 to 14
			counterfeit credit cards or
			related documents.
2656			
	817.625(2)(b)	2nd	Second or subsequent fraudulent
			use of scanning device,
			skimming device, or reencoder.
2657			
	825.1025(4)	3rd	Lewd or lascivious exhibition
			in the presence of an elderly
			Page 115 of 157

2022

			person or disabled adult.
2658			
	827.071(4)	2nd	Possess with intent to promote
			any photographic material,
			motion picture, etc., which
			includes sexual conduct by a
			child.
2659			
	827.071(5)	3rd	Possess, control, or
			intentionally view any
			photographic material, motion
			picture, etc., which includes
			sexual conduct by a child.
2660			
	828.12(2)	3rd	Tortures any animal with intent
			to inflict intense pain,
			serious physical injury, or
			death.
2661			
	839.13(2)(b)	2nd	Falsifying records of an
			individual in the care and
			custody of a state agency
			involving great bodily harm or
			death.
2662			
			Page 116 of 157

FL	ORI	DΑ	ΗΟ	USE	ΟF	RΕ	PRE	SΕ	ΝΤΑ	ТΙV	E S
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2022

	843.01	3rd	Resist officer with violence to person; resist arrest with violence.
2663	847.0135(5)(b)	2nd	Lewd or lascivious exhibition using computer; offender 18 years or older.
2664			
	847.0137	3rd	Transmission of pornography by
2665	(2) & (3)		electronic device or equipment.
	847.0138	3rd	Transmission of material
	(2) & (3)		harmful to minors to a minor by
			electronic device or equipment.
2666			
	874.05(1)(b)	2nd	Encouraging or recruiting
			another to join a criminal
			gang; second or subsequent
0.0.07			offense.
2667	074 05(2)(2)	2nd	Encouracing on recruiting
	874.05(2)(a)	2110	Encouraging or recruiting person under 13 years of age to
			join a criminal gang.
2668			join a criminar gang.
2000	893.13(1)(a)1.	2nd	Sell, manufacture, or deliver
I			Page 117 of 157

FLORIDA	HOUSE	OF REPF	RESENTA	A T I V E S
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2022

			cocaine (or other s.
			893.03(1)(a), (1)(b), (1)(d),
			(2)(a), $(2)(b)$ , or $(2)(c)5$ .
			drugs).
2669			
	893.13(1)(c)2.	2nd	Sell, manufacture, or deliver
			cannabis (or other s.
			893.03(1)(c), (2)(c)1.,
			(2)(c)2., (2)(c)3., (2)(c)6.,
			(2)(c)7., (2)(c)8., (2)(c)9.,
			(2)(c)10., (3), or (4) drugs)
			within 1,000 feet of a child
			care facility, school, or
			state, county, or municipal
			park or publicly owned
			recreational facility or
			community center.
2670			
	893.13(1)(d)1.	1st	Sell, manufacture, or deliver
			cocaine (or other s.
			893.03(1)(a), (1)(b), (1)(d),
			(2)(a), (2)(b), or (2)(c)5.
			drugs) within 1,000 feet of
			university.
2671			
			Deep 119 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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Sell, manufacture, or deliver 893.13(1)(e)2. 2nd cannabis or other drug prohibited under s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) within 1,000 feet of property used for religious services or a specified business site. 2672 893.13(1)(f)1. 1st Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), or (2)(a), (2)(b), or (2)(c)5. drugs) within 1,000 feet of public housing facility. 2673 893.13(4)(b) 2nd Use or hire of minor; deliver to minor other controlled substance. 2674 893.1351(1) 3rd Ownership, lease, or rental for trafficking in or manufacturing of controlled substance. Page 119 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

2675			
2676	(g) LEVEL 7		
2677			
	Florida	Felony	
	Statute	Degree	Description
2678			
	316.027(2)(c)	1st	Accident involving death,
			failure to stop; leaving scene.
2679			
	316.193(3)(c)2.	3rd	DUI resulting in serious bodily
			injury.
2680			
	316.1935(3)(b)	1st	Causing serious bodily injury
			or death to another person;
			driving at high speed or with
			wanton disregard for safety
			while fleeing or attempting to
			elude law enforcement officer
			who is in a patrol vehicle with
			siren and lights activated.
2681			
	327.35(3)(c)2.	3rd	Vessel BUI resulting in serious
			bodily injury.
2682			
	402.319(2)	2nd	Misrepresentation and
I			Page 120 of 157

FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

			negligence or intentional act
			resulting in great bodily harm,
			permanent disfiguration,
			permanent disability, or death.
2683			
	409.920	3rd	Medicaid provider fraud;
	(2)(b)1.a.		\$10,000 or less.
2684			
	409.920	2nd	Medicaid provider fraud; more
	(2) (b)1.b.	2110	than \$10,000, but less than
			\$50,000.
2685			
2000	456.065(2)	3rd	Practicing a health care
	430.003(2)	JIU	profession without a license.
			profession without a ficense.
2686		0 1	
	456.065(2)	2nd	Practicing a health care
			profession without a license
			which results in serious bodily
			injury.
2687			
	458.327(1)	3rd	Practicing medicine without a
			license.
2688			
	459.013(1)	3rd	Practicing osteopathic medicine
			without a license.
			Page 121 of 157

FLORIDA	HOUSE	OF REPP	RESENTA	A T I V E S
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2689 460.411(1) Practicing chiropractic 3rd medicine without a license. 2690 461.012(1) 3rd Practicing podiatric medicine without a license. 2691 462.17 Practicing naturopathy without 3rd a license. 2692 463.015(1) 3rd Practicing optometry without a license. 2693 464.016(1) 3rd Practicing nursing without a license. 2694 465.015(2) 3rd Practicing pharmacy without a license. 2695 466.026(1) 3rd Practicing dentistry or dental hygiene without a license. 2696 467.201 3rd Practicing midwifery without a license. 2697 Page 122 of 157

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FLORIDA HOUSE OF REPRESENT	ATIVES
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468.366 Delivering respiratory care 3rd services without a license. 2698 483.828(1) 3rd Practicing as clinical laboratory personnel without a license. 2699 483.901(7) 3rd Practicing medical physics without a license. 2700 484.013(1)(c) 3rd Preparing or dispensing optical devices without a prescription. 2701 484.053 3rd Dispensing hearing aids without a license. 2702 494.0018(2) 1st Conviction of any violation of chapter 494 in which the total money and property unlawfully obtained exceeded \$50,000 and there were five or more victims. 2703 560.123(8)(b)1. 3rd Failure to report currency or payment instruments exceeding Page 123 of 157

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2022

2704			\$300 but less than \$20,000 by a money services business.
	560.125(5)(a)	3rd	Money services business by
			unauthorized person, currency
			or payment instruments
			exceeding \$300 but less than
			\$20,000.
2705			
	655.50(10)(b)1.	3rd	Failure to report financial
			transactions exceeding \$300 but
			less than \$20,000 by financial
			institution.
2706		<b>2</b> 1	
	775.21(10)(a)	3rd	Sexual predator; failure to
			register; failure to renew
			driver license or identification card; other
			registration violations.
2707			
2101	775.21(10)(b)	3rd	Sexual predator working where
		0 2 0	children regularly congregate.
2708			
	775.21(10)(g)	3rd	Failure to report or providing
			false information about a
			Dawa 404 at 457
			Page 124 of 157

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2709			sexual predator; harbor or conceal a sexual predator.
2705	782.051(3)	2nd	Attempted felony murder of a person by a person other than the perpetrator or the
2710			perpetrator of an attempted felony.
2711	782.07(1)	2nd	Killing of a human being by the act, procurement, or culpable negligence of another (manslaughter).
	782.071	2nd	Killing of a human being or unborn child by the operation of a motor vehicle in a reckless manner (vehicular homicide).
2712	782.072	2nd	Killing of a human being by the operation of a vessel in a reckless manner (vessel homicide).
2713			Page 125 of 157

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FLORIDA HOUSE OF REPRESENT	ATIVES
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784.045(1)(a)1. 2nd Aggravated battery; intentionally causing great bodily harm or disfigurement. 2714 784.045(1)(a)2. 2nd Aggravated battery; using deadly weapon. 2715 784.045(1)(b) 2nd Aggravated battery; perpetrator aware victim pregnant. 2716 784.048(4) 3rd Aggravated stalking; violation of injunction or court order. 2717 784.048(7) 3rd Aggravated stalking; violation of court order. 2718 784.07(2)(d) 1st Aggravated battery on law enforcement officer. 2719 784.074(1)(a) 1st Aggravated battery on sexually violent predators facility staff. 2720 784.08(2)(a) 1st Aggravated battery on a person 65 years of age or older. Page 126 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

2721			
	784.081(1)	1st	Aggravated battery on specified
2722			official or employee.
	784.082(1)	1st	Aggravated battery by detained person on visitor or other
			detainee.
2723			
	784.083(1)	1st	Aggravated battery on code inspector.
2724			inspector.
	787.06(3)(a)2.	lst	Human trafficking using coercion for labor and services of an adult.
2725			
	787.06(3)(e)2.	1st	Human trafficking using coercion for labor and services
			by the transfer or transport of
			an adult from outside Florida to within the state.
2726			
	790.07(4)	1st	Specified weapons violation
			subsequent to previous
			conviction of s. 790.07(1) or (2).
			Page 127 of 157

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2022

2727			
	790.16(1)	1st	Discharge of a machine gun
			under specified circumstances.
2728			
	790.165(2)	2nd	Manufacture, sell, possess, or
			deliver hoax bomb.
2729			
	790.165(3)	2nd	Possessing, displaying, or
			threatening to use any hoax
			bomb while committing or
			attempting to commit a felony.
2730			
	790.166(3)	2nd	Possessing, selling, using, or
			attempting to use a hoax weapon
			of mass destruction.
2731			
	790.166(4)	2nd	Possessing, displaying, or
			threatening to use a hoax
			weapon of mass destruction
			while committing or attempting
			to commit a felony.
2732			
	790.23	1st,PBL	Possession of a firearm by a
			person who qualifies for the
			penalty enhancements provided
			Page 128 of 157

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2022

2733			for in s. 874.04.
2733	794.08(4)	3rd	Female genital mutilation; consent by a parent, guardian, or a person in custodial authority to a victim younger
2734			than 18 years of age.
	796.05(1)	1st	Live on earnings of a prostitute; 2nd offense.
2735	796.05(1)	1st	Live on earnings of a prostitute; 3rd and subsequent offense.
2736	000 04(5)(-)1	Quad	
	800.04(5)(c)1.	2nd	Lewd or lascivious molestation; victim younger than 12 years of age; offender younger than 18 years of age.
2737	800.04(5)(c)2.	2nd	Lewd or lascivious molestation; victim 12 years of age or older but younger than 16 years of age; offender 18 years of age or older.
			Page 129 of 157

FL	ORI	DΑ	ΗΟ	USE	ΟF	RΕ	PRE	SΕ	ΝΤΑ	ТΙV	E S
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2022

2738			
	800.04(5)(e)	1st	Lewd or lascivious molestation;
			victim 12 years of age or older
			but younger than 16 years;
			offender 18 years or older;
			prior conviction for specified
			sex offense.
2739			
	806.01(2)	2nd	Maliciously damage structure by
			fire or explosive.
2740			
	810.02(3)(a)	2nd	Burglary of occupied dwelling;
			unarmed; no assault or battery.
2741			
	810.02(3)(b)	2nd	Burglary of unoccupied
			dwelling; unarmed; no assault
			or battery.
2742			
	810.02(3)(d)	2nd	Burglary of occupied
			conveyance; unarmed; no assault
			or battery.
2743			
	810.02(3)(e)	2nd	Burglary of authorized
			emergency vehicle.
2744			
Į			Page 130 of 157

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812.014(2)(a)1. 1st Property stolen, valued at \$100,000 or more or a semitrailer deployed by a law enforcement officer; property stolen while causing other property damage; 1st degree grand theft. 2745 812.014(2)(b)2. 2nd Property stolen, cargo valued at less than \$50,000, grand theft in 2nd degree. 2746 812.014(2)(b)3. 2nd Property stolen, emergency medical equipment; 2nd degree grand theft. 2747 812.014(2)(b)4. 2nd Property stolen, law enforcement equipment from authorized emergency vehicle. 2748 812.0145(2)(a) 1st Theft from person 65 years of age or older; \$50,000 or more. 2749 812.019(2) 1st Stolen property; initiates, organizes, plans, etc., the Page 131 of 157

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2022

			theft of property and traffics in stolen property.
2750	812.131(2)(a)	2nd	Robbery by sudden snatching.
	812.133(2)(b)	lst	Carjacking; no firearm, deadly weapon, or other weapon.
2752	817.034(4)(a)1.	lst	Communications fraud, value greater than \$50,000.
2753	817.234(8)(a)	2nd	Solicitation of motor vehicle
2754			accident victims with intent to defraud.
	817.234(9)	2nd	Organizing, planning, or participating in an intentional motor vehicle collision.
2755	817.234(11)(c)	1st	Insurance fraud; property value \$100,000 or more.
2756	817.2341 (2)(b) & (3)(b)	1st	Making false entries of material fact or false statements regarding property
			Page 132 of 157

FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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			values relating to the solvency
			of an insuring entity which are
			a significant cause of the
			insolvency of that entity.
2757			
	817.418(2)(a)	3rd	Offering for sale or
			advertising personal protective
			equipment with intent to
			defraud.
2758			
	817.504(1)(a)	3rd	Offering or advertising a
			vaccine with intent to defraud.
2759			
	817.535(2)(a)	3rd	Filing false lien or other
			unauthorized document.
2760			
	817.611(2)(b)	2nd	Traffic in or possess 15 to 49
			counterfeit credit cards or
			related documents.
2761			
	825.102(3)(b)	2nd	Neglecting an elderly person or
			disabled adult causing great
			bodily harm, disability, or
			disfigurement.
2762			
			Dega 122 of 157
			Page 133 of 157

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2763	825.103(3)(b)	2nd	Exploiting an elderly person or disabled adult and property is valued at \$10,000 or more, but less than \$50,000.
	827.03(2)(b)	2nd	Neglect of a child causing great bodily harm, disability, or disfigurement.
2764	827.04(3)	3rd	Impregnation of a child under 16 years of age by person 21 years of age or older.
2765	837.05(2)	3rd	Giving false information about alleged capital felony to a law enforcement officer.
2766	838.015	2nd	Bribery.
	838.016	2nd	Unlawful compensation or reward for official behavior.
2768 2769	838.021(3)(a)	2nd	Unlawful harm to a public servant.
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FLORIDA H	OUSE OF	REPRES	ENTATIVES
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838.22 Bid tampering. 2nd 2770 843.0855(2) 3rd Impersonation of a public officer or employee. 2771 843.0855(3) 3rd Unlawful simulation of legal process. 2772 843.0855(4) 3rd Intimidation of a public officer or employee. 2773 847.0135(3) 3rd Solicitation of a child, via a computer service, to commit an unlawful sex act. 2774 847.0135(4) 2nd Traveling to meet a minor to commit an unlawful sex act. 2775 872.06 2nd Abuse of a dead human body. 2776 874.05(2)(b) Encouraging or recruiting 1st person under 13 to join a criminal gang; second or subsequent offense. 2777 Page 135 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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	874.10	1st,PBL	Knowingly initiates, organizes,
			plans, finances, directs,
			manages, or supervises criminal
			gang-related activity.
2778			
	893.13(1)(c)1.	1st	Sell, manufacture, or deliver
			cocaine (or other drug
			prohibited under s.
			893.03(1)(a), (1)(b), (1)(d),
			(2)(a), (2)(b), or (2)(c)5.)
			within 1,000 feet of a child
			care facility, school, or
			state, county, or municipal
			park or publicly owned
			recreational facility or
			community center.
2779			
	893.13(1)(e)1.	1st	Sell, manufacture, or deliver
			cocaine or other drug
			prohibited under s.
			893.03(1)(a), (1)(b), (1)(d),
			(2)(a), (2)(b), or (2)(c)5.,
			within 1,000 feet of property
			used for religious services or
			a specified business site.
			Page 136 of 157

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2022

2780			
	893.13(3)(a)	1st	Use or hire of minor; deliver
	<del>893.13(4)(a)</del>		to minor other controlled
			substance.
2781			
	<del>893.135(1)(a)1.</del>	<del>lst</del>	Trafficking in cannabis, more
			than 25 lbs., less than 2,000
			lbs.
2782			
	893.135	1st	Trafficking in cocaine, more
	<u>(1)(a)1.a.</u>		than 28 grams, less than 200
	<del>893.135</del>		grams.
	<del>(1)(b)1.a.</del>		
2783			
	893.135	1st	Trafficking in illegal drugs,
	(1) (b)1.a.		more than 4 grams, less than 14
	<del>893.135</del>		grams.
	<del>(1)(c)1.a.</del>		
2784			
	893.135	1st	Trafficking in hydrocodone, 28
	(1)(b)2.a.		grams or more, less than 50
	893.135		grams.
	<del>(1)(c)2.a.</del>		
2785			
	893.135	1st	Trafficking in hydrocodone, 50
			Page 137 of 157

FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

	<u>(1)(b)2.b.</u> <del>893.135</del> <del>(1)(c)2.b.</del>		grams or more, less than 100 grams.
2786			
	893.135	1st	Trafficking in oxycodone, 7
	(1)(b)3.a.		grams or more, less than 14
	<del>893.135</del>		grams.
	<del>(1)(c)3.a.</del>		
2787			
	893.135	1st	Trafficking in oxycodone, 14
	(1)(b)3.b.		grams or more, less than 25
	893.135		grams.
	<del>(1)(c)3.b.</del>		
2788			
	893.135	1st	Trafficking in fentanyl, 4
	(1)(b)4.b.(I)		grams or more, less than 14
	<del>893.135</del>		grams.
	<del>(1)(c)4.b.(I)</del>		
2789			
	893.135	1st	Trafficking in phencyclidine,
	(1)(c)1.a.		28 grams or more, less than 200
	<del>893.135</del>		grams.
	<del>(1)(d)1.a.</del>		
2790			
	<u>893.135(1)(d)1.</u>	1st	Trafficking in methaqualone,
ļ			Page 138 of 157

FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

2791	<del>893.135(1)(c)1.</del>		200 grams or more, less than 5 kilograms.
	<u>893.135(1)(e)1.</u> <del>893.135(1)(f)1.</del>	1st	Trafficking in amphetamine, 14 grams or more, less than 28
			grams.
2792			
	893.135	1st	Trafficking in flunitrazepam, 4
	(1) (h)1.a.		grams or more, less than 14
	<del>893.135</del>		grams.
	<del>(1)(g)1.a.</del>		
2793			
	893.135	1st	Trafficking in gamma-
	(1)(g)1.a.		hydroxybutyric acid (GHB), 1
	<del>893.135</del>		kilogram or more, less than 5
	<del>(1)(h)1.a.</del>		kilograms.
2794			
	893.135	1st	Trafficking in 1,4-Butanediol,
	(1) (i)1.a.		1 kilogram or more, less than 5
	<del>893.135</del>		kilograms.
	<del>(1)(j)1.a.</del>		
2795			
	893.135	1st	Trafficking in Phenethylamines,
	<u>(1)(j)2.a.</u>		10 grams or more, less than 200
	893.135		grams.
			Page 139 of 157
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(1) (k) 2.a. 2796 893.135 1st Trafficking in synthetic cannabinoids, 280 grams or (1)(l)2.a. 893.135 more, less than 500 grams. (1) (m) 2.a. 2797 893.135 1st Trafficking in synthetic cannabinoids, 500 grams or (1) (1)2.b. 893.135 more, less than 1,000 grams. (1) (m) 2.b. 2798 893.135 1st Trafficking in n-benzyl (1) (m)2.a. phenethylamines, 14 grams or 893.135 more, less than 100 grams. (1) (n) 2.a. 2799 893.1351(2) 2nd Possession of place for trafficking in or manufacturing of controlled substance. 2800 896.101(5)(a) 3rd Money laundering, financial transactions exceeding \$300 but less than \$20,000. 2801 Page 140 of 157

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FLORIDA HOUSE OF REPRESENT	ATIVES
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	896.104(4)(a)1.	3rd	Structuring transactions to
			evade reporting or registration
			requirements, financial
			transactions exceeding \$300 but
			less than \$20,000.
2802			
	943.0435(4)(c)	2nd	Sexual offender vacating
			permanent residence; failure to
			comply with reporting
			requirements.
2803			
	943.0435(8)	2nd	Sexual offender; remains in
			state after indicating intent
			to leave; failure to comply
			with reporting requirements.
2804			
	943.0435(9)(a)	3rd	Sexual offender; failure to
			comply with reporting
0005			requirements.
2805	042 0425(12)	2 m d	Esilure to report or providing
	943.0435(13)	3rd	Failure to report or providing false information about a
			sexual offender; harbor or
			conceal a sexual offender.
2806			concear a sexuar orrender.
2000			
			Page 141 of 157

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	943.0435(14)	3rd	Sexual offender; failure to
			report and reregister; failure
			to respond to address
			verification; providing false
			registration information.
2807			
	944.607(9)	3rd	Sexual offender; failure to
			comply with reporting
			requirements.
2808			
	944.607(10)(a)	3rd	Sexual offender; failure to
			submit to the taking of a
			digitized photograph.
2809			
	944.607(12)	3rd	Failure to report or providing
			false information about a
			sexual offender; harbor or
			conceal a sexual offender.
2810			
	944.607(13)	3rd	Sexual offender; failure to
			report and reregister; failure
			to respond to address
			verification; providing false
			registration information.
2811			
			Desc 142 of 157
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FLORIDA HOUSE OF REPRESENT	ATIVES
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985.4815(10) Sexual offender; failure to 3rd submit to the taking of a digitized photograph. 2812 985.4815(12) 3rd Failure to report or providing false information about a sexual offender; harbor or conceal a sexual offender. 2813 985.4815(13) 3rd Sexual offender; failure to report and reregister; failure to respond to address verification; providing false registration information. 2814 2815 (h) LEVEL 8 2816 Florida Felony Statute Degree Description 2817 316.193 2nd DUI manslaughter. (3) (c)3.a. 2818 316.1935(4)(b) 1st Aggravated fleeing or attempted eluding with serious bodily Page 143 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

2819			injury or death.	
2820	327.35(3)(c)3.	2nd	Vessel BUI manslaughter.	
	499.0051(6)	lst	Knowing trafficking in contraband prescription drugs.	
2821	499.0051(7)	1st	Knowing forgery of prescription labels or prescription drug labels.	
2822	560.123(8)(b)2.	2nd	Failure to report currency or payment instruments totaling or exceeding \$20,000, but less	
2823			than \$100,000 by money transmitter.	
	560.125(5)(b)	2nd	Money transmitter business by unauthorized person, currency or payment instruments totaling or exceeding \$20,000, but less than \$100,000.	
2824	655.50(10)(b)2.	2nd	Failure to report financial transactions totaling or	
			Page 144 of 157	
FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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2825			exceeding \$20,000, but less than \$100,000 by financial institutions.
	777.03(2)(a)	1st	Accessory after the fact, capital felony.
2826	782.04(4)	2nd	Killing of human without design when engaged in act or attempt of any felony other than arson, sexual battery, robbery, burglary, kidnapping, aggravated fleeing or eluding with serious bodily injury or death, aircraft piracy, or unlawfully discharging bomb.
2828	782.051(2)	lst	Attempted felony murder while perpetrating or attempting to perpetrate a felony not enumerated in s. 782.04(3).
2020	782.071(1)(b)	1st	Committing vehicular homicide and failing to render aid or give information. Page 145 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2829 782.072(2) Committing vessel homicide and 1st failing to render aid or give information. 2830 787.06(3)(a)1. 1st Human trafficking for labor and services of a child. 2831 787.06(3)(b) 1st Human trafficking using coercion for commercial sexual activity of an adult. 2832 787.06(3)(c)2. 1st Human trafficking using coercion for labor and services of an unauthorized alien adult. 2833 787.06(3)(e)1. 1st Human trafficking for labor and services by the transfer or transport of a child from outside Florida to within the state. 2834 787.06(3)(f)2. 1st Human trafficking using coercion for commercial sexual activity by the transfer or Page 146 of 157

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FLORIDA HOUSE (	OF REPRESENTATIVES
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			transport of any adult from
			outside Florida to within the
			state.
2835			
	790.161(3)	1st	Discharging a destructive
			device which results in bodily
			harm or property damage.
2836			
	794.011(5)(a)	1st	Sexual battery; victim 12 years
			of age or older but younger
			than 18 years; offender 18
			years or older; offender does
			not use physical force likely
			to cause serious injury.
2837			
	794.011(5)(b)	2nd	Sexual battery; victim and
			offender 18 years of age or
			older; offender does not use
			physical force likely to cause
			serious injury.
2838			
	794.011(5)(c)	2nd	Sexual battery; victim 12 years
			of age or older; offender
			younger than 18 years; offender
			does not use physical force
			Page 147 of 157

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2022

2839			likely to cause injury.
2009	794.011(5)(d)	1st	Sexual battery; victim 12 years
			of age or older; offender does
			not use physical force likely
			to cause serious injury; prior
			conviction for specified sex
			offense.
2840			
	794.08(3)	2nd	Female genital mutilation,
			removal of a victim younger
			than 18 years of age from this
			state.
2841			
	800.04(4)(b)	2nd	Lewd or lascivious battery.
2842			
	800.04(4)(c)	1st	Lewd or lascivious battery;
			offender 18 years of age or
			older; prior conviction for
			specified sex offense.
2843			
	806.01(1)	1st	Maliciously damage dwelling or
			structure by fire or explosive,
			believing person in structure.
2844			
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810.02(2)(a) 1st, PBL Burglary with assault or battery. 2845 810.02(2)(b) 1st, PBL Burglary; armed with explosives or dangerous weapon. 2846 810.02(2)(c) 1st Burglary of a dwelling or structure causing structural damage or \$1,000 or more property damage. 2847 812.014(2)(a)2. 1st Property stolen; cargo valued at \$50,000 or more, grand theft in 1st degree. 2848 812.13(2)(b) 1st Robbery with a weapon. 2849 812.135(2)(c) Home-invasion robbery, no 1st firearm, deadly weapon, or other weapon. 2850 817.418(2)(b) 2nd Offering for sale or advertising personal protective equipment with intent to defraud; second or subsequent Page 149 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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offense. 2851 817.504(1)(b) 2nd Offering or advertising a vaccine with intent to defraud; second or subsequent offense. 2852 817.505(4)(c) 1st Patient brokering; 20 or more patients. 2853 817.535(2)(b) 2nd Filing false lien or other unauthorized document; second or subsequent offense. 2854 817.535(3)(a) 2nd Filing false lien or other unauthorized document; property owner is a public officer or employee. 2855 817.535(4)(a)1. 2nd Filing false lien or other unauthorized document; defendant is incarcerated or under supervision. 2856 817.535(5)(a) 2nd Filing false lien or other unauthorized document; owner of Page 150 of 157

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			the property incurs financial
			loss as a result of the false
			instrument.
2857			
	817.568(6)	2nd	Fraudulent use of personal
			identification information of
			an individual under the age of
			18.
2858			
2000	817.611(2)(c)	1st	Traffic in or possess 50 or
			more counterfeit credit cards
			or related documents.
2859			
	825.102(2)	1st	Aggravated abuse of an elderly
	· · ·		person or disabled adult.
2860			
2000	825.1025(2)	2nd	Lewd or lascivious battery upon
	02002020(2)	2110	an elderly person or disabled
			adult.
2861			
2001	825.103(3)(a)	1st	Exploiting an elderly person or
	020.100(0)(0)	100	disabled adult and property is
			valued at \$50,000 or more.
2862			varued at 950,000 of more.
2002	027 02(2)	2 m d	Doriumy in official proceedings
	837.02(2)	2nd	Perjury in official proceedings
I			Page 151 of 157

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2022

2863			relating to prosecution of a capital felony.
	837.021(2)	2nd	Making contradictory statements in official proceedings
2864			relating to prosecution of a capital felony.
2001	860.121(2)(c)	1st	Shooting at or throwing any object in path of railroad vehicle resulting in great bodily harm.
2865	860.16	1st	Aircraft piracy.
2866	893.13(1)(b)	1st	Sell or deliver in excess of 10 grams of any substance specified in s. 893.03(1)(a) or
2867			(b).
	893.13(2)(b)	lst	Purchase in excess of 10 grams of any substance specified in s. 893.03(1)(a) or (b).
2868	893.13(6)(c)	1st	Possess in excess of 10 grams Page 152 of 157

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2022

2869			of any substance specified in s. 893.03(1)(a) or (b).
	893.135(1)(a)2.	lst	Trafficking in cannabis, more than 2,000 lbs., less than 10,000 lbs.
2870			
	893.135	1st	Trafficking in cocaine, more
	<u>(1)(a)1.b.</u>		than 200 grams, less than 400
	<del>893.135</del>		grams.
	<del>(1)(b)1.b.</del>		
2871			
	893.135	1st	Trafficking in illegal drugs,
	(1) (b)1.b.		more than 14 grams, less than
	<del>893.135</del>		28 grams.
	<del>(1)(c)1.b.</del>		
2872			
	893.135	1st	Trafficking in hydrocodone, 100
	(1) (b)2.c.		grams or more, less than 300
	893.135		grams.
	<del>(1)(c)2.c.</del>		
2873			
	893.135	1st	Trafficking in oxycodone, 25
	(1) (b)3.c.		grams or more, less than 100
	<del>893.135</del>		grams.
			Page 153 of 157

FLORIDA	HOUSE	OF REP	RESENTA	T I V E S
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2022

	<del>(1)(c)3.c.</del>		
2874			
	893.135	1st	Trafficking in fentanyl, 14
	(1) (b)4.b.(II)		grams or more, less than 28
	<del>893.135</del>		grams.
	<del>(1)(c)4.b.(II)</del>		
2875			
	893.135	1st	Trafficking in phencyclidine,
	(1)(c)1.b.		200 grams or more, less than
	893.135		400 grams.
	<del>(1) (d)1.b.</del>		
2876			
	893.135	1st	Trafficking in methaqualone, 5
	(1) (d)1.b.		kilograms or more, less than 25
	893.135		kilograms.
	<del>(1)(e)1.b.</del>		
2877			
	893.135	1st	Trafficking in amphetamine, 28
	(1) (e)1.b.		grams or more, less than 200
	893.135		grams.
	<del>(1)(f)1.b.</del>		
2878			
	893.135	1st	Trafficking in flunitrazepam,
	(1) (f)1.b.		14 grams or more, less than 28
	893.135		grams.
			Desc 154 of 157
			Page 154 of 157

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(1) (g) 1.b. 2879 893.135 1st Trafficking in gammahydroxybutyric acid (GHB), 5 (1) (g)1.b. 893.135 kilograms or more, less than 10 (1) (h) 1.b. kilograms. 2880 893.135 1st Trafficking in 1,4-Butanediol, (1)(i)1.b. 5 kilograms or more, less than 893.135 10 kilograms. (1) (j) 1.b. 2881 Trafficking in Phenethylamines, 893.135 1st (1) (j)2.b. 200 grams or more, less than 893.135 400 grams. (1) (k) 2.b. 2882 893.135 Trafficking in synthetic 1st (1) (1)2.c. cannabinoids, 1,000 grams or 893.135 more, less than 30 kilograms. (1) (m) 2.c. 2883 893.135 1st Trafficking in n-benzyl (1) (m)2.b. phenethylamines, 100 grams or 893 135 more, less than 200 grams. Page 155 of 157

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FLORIDA	HOUSE	OF REP	RESENTA	A T I V E S
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2022

	<del>(1)(n)2.b.</del>		
2884	000 1051 (0)	1 .	
	893.1351(3)	lst	Possession of a place used to
			manufacture controlled
			substance when minor is present
			or resides there.
2885			
	895.03(1)	lst	Use or invest proceeds derived
			from pattern of racketeering
			activity.
2886			
	895.03(2)	lst	Acquire or maintain through
			racketeering activity any
			interest in or control of any
			enterprise or real property.
2887			
	895.03(3)	lst	Conduct or participate in any
			enterprise through pattern of
			racketeering activity.
2888			
	896.101(5)(b)	2nd	Money laundering, financial
			transactions totaling or
			exceeding \$20,000, but less
			than \$100,000.
2889			
			Page 156 of 157

896.104(4)(a)2. 2nd Structuring transactions to evade reporting or registration requirements, financial transactions totaling or exceeding \$20,000 but less than \$100,000.

2890

2891 Section 28. Except as otherwise expressly provided in this 2892 act, and except for this section which shall take effect upon 2893 becoming a law, this act shall take effect July 1, 2023.

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