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2	An act relating to the interception of
3	communications; amending s. 934.07, F.S.;
4	adding aircraft piracy to the list of crimes
5	for which interception of communications may be
6	authorized; adding solicitation to commit
7	certain offenses to the list of crimes for
8	which interception of communications may be
9	authorized; authorizing application for
10	interception by the Department of Law
11	Enforcement of certain communications relevant
12	to offenses that are acts of terrorism or in
13	furtherance of acts of terrorism; amending s.
14	934.09, F.S.; allowing a judge, in
15	investigations of acts of terrorism, to
16	authorize the continued interception anywhere
17	within the state of wire, oral, or electronic
18	communications under specified conditions;
19	providing for the future expiration of
20	provisions granting such authority; providing
21	effective dates.
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23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Section 934.07, Florida Statutes, is
26	amended to read:
27	934.07 Authorization for interception of wire, oral,
28	or electronic communications
29	(1) The Governor, the Attorney General, the statewide
30	prosecutor, or any state attorney may authorize an application
31	to a judge of competent jurisdiction for, and such judge may
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grant in conformity with ss. 934.03-934.09, an order 1 2 authorizing or approving the interception of, wire, oral, or 3 electronic communications by: 4 (a) The Department of Law Enforcement or any law 5 enforcement agency as defined in s. 934.02 having responsibility for the investigation of the offense as to 6 7 which the application is made when such interception may provide or has provided evidence of the commission of the 8 9 offense of murder, kidnapping, aircraft piracy, arson, gambling, robbery, burglary, theft, dealing in stolen 10 property, criminal usury, bribery, or extortion; any violation 11 12 of chapter 893; any violation of the provisions of the Florida Anti-Fencing Act; any violation of chapter 895; any violation 13 14 of chapter 896; any violation of chapter 815; any violation of chapter 847; any violation of s. 827.071; any violation of s. 15 944.40; or any conspiracy or solicitation to commit any 16 violation of the laws of this state relating to the crimes 17 18 specifically enumerated in this paragraph above. 19 (b) The Department of Law Enforcement for the 20 investigation of the offense as to which the application is 21 made when such interception may provide or has provided 22 evidence of the commission of any offense that may be an act 23 of terrorism or in furtherance of an act of terrorism or evidence of any conspiracy or solicitation to commit any such 24 25 violation. 26 (2) As used in this section, the term "terrorism" 27 means an activity that: 28 (a)1. Involves a violent act or an act dangerous to 29 human life which is a violation of the criminal laws of this 30 state or of the United States; or 2. Involves a violation of s. 815.06; and 31 2

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1 (b) Is intended to: 2 1. Intimidate, injure, or coerce a civilian 3 population; 4 2. Influence the policy of a government by 5 intimidation or coercion; or 6 3. Affect the conduct of government through 7 destruction of property, assassination, murder, kidnapping, or aircraft p<u>iracy.</u> 8 9 Section 2. Paragraph (b) of subsection (11) of section 934.09, Florida Statutes, is amended to read: 10 934.09 Procedure for interception of wire, oral, or 11 12 electronic communications. --(11) The requirements of subparagraph (1)(b)2. and 13 14 paragraph (3)(d) relating to the specification of the facilities from which, or the place where, the communication 15 is to be intercepted do not apply if: 16 17 (b) In the case of an application with respect to a wire or electronic communication: 18 19 1. The application is by an agent or officer of a law 20 enforcement agency and is approved by the Governor, the Attorney General, the statewide prosecutor, or a state 21 22 attorney. 23 The application identifies the person believed to 2. be committing the offense and whose communications are to be 24 intercepted and the applicant makes a showing that there is 25 26 probable cause to believe that the person's actions could have 27 the effect of thwarting interception from a specified facility or that the person whose communications are to be intercepted 28 has removed, or is likely to remove, himself or herself to 29 30 another judicial circuit within the state. 31 3

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3. The judge finds that such showing has been 1 2 adequately made. 3 The order authorizing or approving the interception 4. 4 is limited to interception only for such time as it is 5 reasonable to presume that the person identified in the 6 application is or was reasonably proximate to the instrument 7 through which such communication will be or was transmitted. 8 9 Consistent with this paragraph and limited to investigations 10 of acts of terrorism, as that term is defined in s. 934.07, the court may authorize continued interception within this 11 12 state, both within and outside its jurisdiction, if the 13 original interception occurred within its jurisdiction. 14 Section 3. Effective July 1, 2004, paragraph (b) of subsection (11) of section 934.09, Florida Statutes, as 15 amended by this act, is amended to read: 16 17 934.09 Procedure for interception of wire, oral, or 18 electronic communications. --19 (11) The requirements of subparagraph (1)(b)2. and 20 paragraph (3)(d) relating to the specification of the facilities from which, or the place where, the communication 21 22 is to be intercepted do not apply if: 23 (b) In the case of an application with respect to a wire or electronic communication: 24 The application is by an agent or officer of a law 25 1. 26 enforcement agency and is approved by the Governor, the 27 Attorney General, the statewide prosecutor, or a state attorney. 28 29 2. The application identifies the person believed to be committing the offense and whose communications are to be 30 intercepted and the applicant makes a showing that there is 31 4 CODING: Words stricken are deletions; words underlined are additions.

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1	probable cause to believe that the person's actions could have	
2	the effect of thwarting interception from a specified facility	
3	or that the person whose communications are to be intercepted	
4	has removed, or is likely to remove, himself or herself to	
5	another judicial circuit within the state.	
6	3. The judge finds that such showing has been	
7	adequately made.	
8	4. The order authorizing or approving the interception	
9	is limited to interception only for such time as it is	
10	reasonable to presume that the person identified in the	
11	application is or was reasonably proximate to the instrument	
12	through which such communication will be or was transmitted.	
13		
14	Consistent with this paragraph and limited to investigations	
15	of acts of terrorism, as that term is defined in s. 934.07,	
16	the court may authorize continued interception within this	
17	state, both within and outside its jurisdiction, if the	
18	original interception occurred within its jurisdiction.	
19	Section 4. Except as otherwise provided in this act,	
20	this act shall take effect upon becoming a law.	
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