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| 2  | An act relating to the testing of inmates for   |
| 3  | HIV; creating s. 945.355, F.S.; defining the    |
| 4  | term "HIV test"; requiring the Department of    |
| 5  | Corrections to perform an HIV test before an    |
| 6  | inmate is released if the inmate's HIV status   |
| 7  | is unknown; providing certain exceptions;       |
| 8  | requiring that the Department of Corrections    |
| 9  | notify the Department of Health and the county  |
| 10 | health department where the inmate plans to     |
| 11 | reside following release if the inmate is HIV   |
| 12 | positive; requiring the department to provide   |
| 13 | special transitional assistance to an inmate    |
| 14 | who is HIV positive; requiring the department   |
| 15 | to report to the Legislature; amending s.       |
| 16 | 945.10, F.S.; requiring that certain medical    |
| 17 | records be released to the Department of Health |
| 18 | and the county health department where an       |
| 19 | inmate who is HIV positive plans to reside;     |
| 20 | reenacting s. 945.10(1)(a), F.S., relating to   |
| 21 | mental health, medical, or substance abuse      |
| 22 | records of an inmate; amending s. 381.004,      |
| 23 | F.S.; providing that informed consent is not    |
| 24 | required for an HIV test of an inmate prior to  |
| 25 | the inmate's release; amending s. 944.704,      |
| 26 | F.S.; providing additional duties for the       |
| 27 | department with respect to transition           |
| 28 | assistance for inmates who are HIV positive;    |
| 29 | limiting liability; providing an appropriation; |
| 30 | providing an effective date.                    |
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WHEREAS, HIV and AIDS infections are one of the state's 1 2 most critical challenges, with Florida having the third 3 highest number of AIDS cases in the nation and the second 4 highest number of pediatric AIDS cases, and 5 WHEREAS, the prevalence of HIV and AIDS cases in the 6 state's prisons exceeds the prevalence of HIV and AIDS in the 7 general population, and 8 WHEREAS, between 1989 and 1997, death due to AIDS 9 accounted for over half of inmate deaths in the state's 10 prisons, and WHEREAS, recent advances in treatment for HIV and AIDS 11 12 can potentially reduce the number of opportunistic infections and associated medical costs and delay the onset of death due 13 14 to the disease, and 15 WHEREAS, referral to appropriate medical and social 16 services upon the release of an inmate can play a crucial role 17 in the treatment, care, and secondary prevention efforts, NOW 18 THEREFORE, 19 20 Be It Enacted by the Legislature of the State of Florida: 21 22 Section 1. Section 945.355, Florida Statutes, is 23 created to read: 24 945.355 HIV testing of inmates prior to release.--(1) As used in this section, the term "HIV test" means 25 26 a test ordered to determine the presence of the antibody or 27 antigen to human immunodeficiency virus or the presence of human immunodeficiency virus infection. 28 29 (2) If an inmate's HIV status is unknown to the department, the department shall, pursuant to s. 381.004(3), 30 perform an HIV test on the inmate not less than 60 days prior 31 2

to the inmate's presumptive release date from prison by reason 1 of parole, accumulation of gain-time credits, or expiration of 2 3 sentence. An inmate who is known to the department to be HIV positive or who has been tested within the previous year and 4 5 does not request retesting need not be tested under this 6 section, but is subject to subsections (4) and (5). However, 7 an inmate who is released due to an emergency is exempt from 8 the provisions of this section. 9 (3) The department shall record the results of the HIV test in the inmate's medical record. 10 (4) Pursuant to ss. 381.004(3) and 945.10, the 11 12 department shall notify the Department of Health and the county health department where the inmate plans to reside 13 14 regarding an inmate who is known to be HIV positive or has received an HIV positive test result under this section prior 15 to the release of that inmate. 16 17 (5) Prior to the release of an inmate who is known to be HIV positive or who has received a positive HIV test result 18 19 under this section, the department shall provide special 20 transitional assistance to the inmate, which must include: 21 (a) Education on preventing the transmission of HIV to 22 others and on the importance of receiving follow-up care and 23 treatment. (b) A written, individualized discharge plan that 24 includes referrals to and contacts with the county health 25 26 department and local HIV primary care services in the area 27 where the inmate plans to reside. (c) A 30-day supply of all HIV/AIDS-related 28 29 medications that the inmate is taking prior to release under 30 the protocols of the Department of Corrections and the 31 3

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treatment guidelines of the United States Department of Health 1 and Human Services. 2 3 Section 2. By March 1, 2003, the Department of 4 Corrections shall submit a report to the Legislature 5 concerning the department's implementation of section 945.355, Florida Statutes. At a minimum, the report must include the б 7 total number of inmates tested under the program, the number of inmates who tested positive for HIV, the number of inmates 8 9 who received special transitional assistance, and the number of inmates who received medication in accordance with 10 protocols of the Department of Corrections and the treatment 11 12 guidelines of the United States Department of Health and Human 13 Services. 14 Section 3. Paragraph (a) of subsection (1) of section 15 945.10, Florida Statutes, is reenacted, and subsection (2) of 16 that section is amended to read: 945.10 Confidential information.--17 (1) Except as otherwise provided by law or in this 18 19 section, the following records and information of the Department of Corrections are confidential and exempt from the 20 provisions of s. 119.07(1) and s. 24(a), Art. I of the State 21 Constitution: 22 23 (a) Mental health, medical, or substance abuse records of an inmate or an offender. 24 (2) The records and information specified in 25 26 paragraphs(1)(a)-(h)(1)(b)-(h)may be released as follows 27 unless expressly prohibited by federal law: Information specified in paragraphs (1)(b), (d), 28 (a) 29 and (f) to the Office of the Governor, the Legislature, the Parole Commission, the Department of Children and Family 30 Services, a private correctional facility or program that 31 4 CODING: Words stricken are deletions; words underlined are additions.

operates under a contract, the Department of Legal Affairs, a
 state attorney, the court, or a law enforcement agency. A
 request for records or information pursuant to this paragraph
 need not be in writing.

5 (b) Information specified in paragraphs (1)(c), (e), 6 and (h) to the Office of the Governor, the Legislature, the 7 Parole Commission, the Department of Children and Family 8 Services, a private correctional facility or program that 9 operates under contract, the Department of Legal Affairs, a 10 state attorney, the court, or a law enforcement agency. A request for records or information pursuant to this paragraph 11 12 must be in writing and a statement provided demonstrating a need for the records or information. 13

(c) Information specified in paragraph (1)(b) to an
attorney representing an inmate under sentence of death,
except those portions of the records containing a victim's
statement or address, or the statement or address of a
relative of the victim. A request for records of information
pursuant to this paragraph must be in writing and a statement
provided demonstrating a need for the records or information.

(d) Information specified in paragraph (1)(b) to a public defender representing a defendant, except those portions of the records containing a victim's statement or address, or the statement or address of a relative of the victim. A request for records or information pursuant to this paragraph need not be in writing.

(e) Information specified in paragraph (1)(b) to state or local governmental agencies. A request for records or information pursuant to this paragraph must be in writing and a statement provided demonstrating a need for the records or information.

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1 Information specified in paragraph (1)(b) to a (f) 2 person conducting legitimate research. A request for records 3 and information pursuant to this paragraph must be in writing, 4 the person requesting the records or information must sign a 5 confidentiality agreement, and the department must approve the 6 request in writing. 7 (g) Information specified in paragraph (1)(a) to the 8 Department of Health and the county health department where an 9 inmate plans to reside if he or she has tested positive for the presence of the antibody or antigen to human 10 immunodeficiency virus infection. 11 12 Records and information released under this subsection remain 13 14 confidential and exempt from the provisions of s. 119.07(1)15 and s. 24(a), Art. I of the State Constitution when held by 16 the receiving person or entity. 17 Section 4. Paragraph (h) of subsection (3) of section 381.004, Florida Statutes, is amended to read: 18 19 381.004 HIV testing .--20 (3) HUMAN IMMUNODEFICIENCY VIRUS TESTING; INFORMED 21 CONSENT; RESULTS; COUNSELING; CONFIDENTIALITY .--22 (h) Notwithstanding the provisions of paragraph (a), 23 informed consent is not required: 1. When testing for sexually transmissible diseases is 24 25 required by state or federal law, or by rule including the 26 following situations: 27 HIV testing pursuant to s. 796.08 of persons a. convicted of prostitution or of procuring another to commit 28 29 prostitution. 30 31 6 CODING: Words stricken are deletions; words underlined are additions.

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b. HIV testing of inmates pursuant to s. 945.355 prior 1 2 to their release from prison by reason of parole, accumulation 3 of gain-time credits, or expiration of sentence. 4 c.b. Testing for HIV by a medical examiner in 5 accordance with s. 406.11. 6 Those exceptions provided for blood, plasma, 2. 7 organs, skin, semen, or other human tissue pursuant to s. 8 381.0041. 9 3. For the performance of an HIV-related test by licensed medical personnel in bona fide medical emergencies 10 when the test results are necessary for medical diagnostic 11 12 purposes to provide appropriate emergency care or treatment to 13 the person being tested and the patient is unable to consent, 14 as supported by documentation in the medical record. 15 Notification of test results in accordance with paragraph (c) 16 is required. 17 4. For the performance of an HIV-related test by licensed medical personnel for medical diagnosis of acute 18 19 illness where, in the opinion of the attending physician, obtaining informed consent would be detrimental to the 20 patient, as supported by documentation in the medical record, 21 22 and the test results are necessary for medical diagnostic 23 purposes to provide appropriate care or treatment to the person being tested. Notification of test results in 24 accordance with paragraph (c) is required if it would not be 25 26 detrimental to the patient. This subparagraph does not 27 authorize the routine testing of patients for HIV infection without informed consent. 28 29 5. When HIV testing is performed as part of an autopsy 30 for which consent was obtained pursuant to s. 872.04. 31 7 CODING: Words stricken are deletions; words underlined are additions.

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6. For the performance of an HIV test upon a defendant 1 2 pursuant to the victim's request in a prosecution for any type 3 of sexual battery where a blood sample is taken from the defendant voluntarily, pursuant to court order for any 4 5 purpose, or pursuant to the provisions of s. 775.0877, s. 6 951.27, or s. 960.003; however, the results of any HIV test 7 performed shall be disclosed solely to the victim and the 8 defendant, except as provided in ss. 775.0877, 951.27, and 9 960.003.

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When an HIV test is mandated by court order. 7. 8. For epidemiological research pursuant to s. 11 12 381.0032, for research consistent with institutional review boards created by 45 C.F.R. part 46, or for the performance of 13 14 an HIV-related test for the purpose of research, if the 15 testing is performed in a manner by which the identity of the 16 test subject is not known and may not be retrieved by the 17 researcher.

18 9. When human tissue is collected lawfully without the 19 consent of the donor for corneal removal as authorized by s. 765.5185 or enucleation of the eyes as authorized by s. 20 21 765.519.

22 10. For the performance of an HIV test upon an 23 individual who comes into contact with medical personnel in such a way that a significant exposure has occurred during the 24 course of employment or within the scope of practice and where 25 26 a blood sample is available that was taken from that 27 individual voluntarily by medical personnel for other purposes. The term "medical personnel" includes a licensed or 28 29 certified health care professional; an employee of a health care professional or health care facility; employees of a 30 laboratory licensed under chapter 483; personnel of a blood 31

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1 bank or plasma center; a medical student or other student who 2 is receiving training as a health care professional at a 3 health care facility; and a paramedic or emergency medical 4 technician certified by the department to perform life-support 5 procedures under s. 401.23.

a. Prior to performance of an HIV test on a 6 7 voluntarily obtained blood sample, the individual from whom 8 the blood was obtained shall be requested to consent to the 9 performance of the test and to the release of the results. The individual's refusal to consent and all information 10 concerning the performance of an HIV test and any HIV test 11 12 result shall be documented only in the medical personnel's record unless the individual gives written consent to entering 13 14 this information on the individual's medical record.

Reasonable attempts to locate the individual and to 15 b. obtain consent shall be made, and all attempts must be 16 documented. If the individual cannot be found, an HIV test may 17 be conducted on the available blood sample. If the individual 18 19 does not voluntarily consent to the performance of an HIV test, the individual shall be informed that an HIV test will 20 be performed, and counseling shall be furnished as provided in 21 this section. However, HIV testing shall be conducted only 22 23 after a licensed physician documents, in the medical record of 24 the medical personnel, that there has been a significant exposure and that, in the physician's medical judgment, the 25 26 information is medically necessary to determine the course of 27 treatment for the medical personnel.

c. Costs of any HIV test of a blood sample performed with or without the consent of the individual, as provided in this subparagraph, shall be borne by the medical personnel or the employer of the medical personnel. However, costs of

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1 testing or treatment not directly related to the initial HIV 2 tests or costs of subsequent testing or treatment shall not be 3 borne by the medical personnel or the employer of the medical 4 personnel.

d. In order to utilize the provisions of this subparagraph, the medical personnel must either be tested for HIV pursuant to this section or provide the results of an HIV test taken within 6 months prior to the significant exposure if such test results are negative.

e. A person who receives the results of an HIV test
pursuant to this subparagraph shall maintain the
confidentiality of the information received and of the persons
tested. Such confidential information is exempt from s.
119.07(1).

f. If the source of the exposure will not voluntarily 15 submit to HIV testing and a blood sample is not available, the 16 17 medical personnel or the employer of such person acting on 18 behalf of the employee may seek a court order directing the 19 source of the exposure to submit to HIV testing. A sworn statement by a physician licensed under chapter 458 or chapter 20 459 that a significant exposure has occurred and that, in the 21 22 physician's medical judgment, testing is medically necessary 23 to determine the course of treatment constitutes probable cause for the issuance of an order by the court. The results 24 of the test shall be released to the source of the exposure 25 26 and to the person who experienced the exposure.

27 11. For the performance of an HIV test upon an 28 individual who comes into contact with medical personnel in 29 such a way that a significant exposure has occurred during the 30 course of employment or within the scope of practice of the 31 medical personnel while the medical personnel provides

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emergency medical treatment to the individual; or who comes 1 into contact with nonmedical personnel in such a way that a 2 3 significant exposure has occurred while the nonmedical 4 personnel provides emergency medical assistance during a 5 medical emergency. For the purposes of this subparagraph, a medical emergency means an emergency medical condition outside 6 7 of a hospital or health care facility that provides physician 8 care. The test may be performed only during the course of 9 treatment for the medical emergency.

10 a. An individual who is capable of providing consent 11 shall be requested to consent to an HIV test prior to the 12 testing. The individual's refusal to consent, and all 13 information concerning the performance of an HIV test and its 14 result, shall be documented only in the medical personnel's 15 record unless the individual gives written consent to entering 16 this information on the individual's medical record.

b. HIV testing shall be conducted only after a licensed physician documents, in the medical record of the medical personnel or nonmedical personnel, that there has been a significant exposure and that, in the physician's medical judgment, the information is medically necessary to determine the course of treatment for the medical personnel or nonmedical personnel.

24 c. Costs of any HIV test performed with or without the consent of the individual, as provided in this subparagraph, 25 26 shall be borne by the medical personnel or the employer of the 27 medical personnel or nonmedical personnel. However, costs of testing or treatment not directly related to the initial HIV 28 29 tests or costs of subsequent testing or treatment shall not be borne by the medical personnel or the employer of the medical 30 personnel or nonmedical personnel. 31

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d. In order to utilize the provisions of this 1 2 subparagraph, the medical personnel or nonmedical personnel 3 shall be tested for HIV pursuant to this section or shall 4 provide the results of an HIV test taken within 6 months prior 5 to the significant exposure if such test results are negative. 6 e. A person who receives the results of an HIV test 7 pursuant to this subparagraph shall maintain the 8 confidentiality of the information received and of the persons 9 tested. Such confidential information is exempt from s. 119.07(1).10 f. If the source of the exposure will not voluntarily 11 12 submit to HIV testing and a blood sample was not obtained during treatment for the medical emergency, the medical 13 14 personnel, the employer of the medical personnel acting on 15 behalf of the employee, or the nonmedical personnel may seek a 16 court order directing the source of the exposure to submit to 17 HIV testing. A sworn statement by a physician licensed under chapter 458 or chapter 459 that a significant exposure has 18 19 occurred and that, in the physician's medical judgment, testing is medically necessary to determine the course of 20 treatment constitutes probable cause for the issuance of an 21 order by the court. The results of the test shall be released 22 23 to the source of the exposure and to the person who 24 experienced the exposure. 12. For the performance of an HIV test by the medical 25 26 examiner or attending physician upon an individual who expired 27 or could not be resuscitated while receiving emergency medical assistance or care and who was the source of a significant 28 29 exposure to medical or nonmedical personnel providing such 30 assistance or care. 31 12

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HIV testing may be conducted only after a licensed 1 a. 2 physician documents in the medical record of the medical 3 personnel or nonmedical personnel that there has been a 4 significant exposure and that, in the physician's medical 5 judgment, the information is medically necessary to determine 6 the course of treatment for the medical personnel or 7 nonmedical personnel. 8 b. Costs of any HIV test performed under this 9 subparagraph may not be charged to the deceased or to the family of the deceased person. 10 For the provisions of this subparagraph to be 11 с. 12 applicable, the medical personnel or nonmedical personnel must be tested for HIV under this section or must provide the 13 14 results of an HIV test taken within 6 months before the significant exposure if such test results are negative. 15 d. A person who receives the results of an HIV test 16 17 pursuant to this subparagraph shall comply with paragraph (e). 13. For the performance of an HIV-related test 18 19 medically indicated by licensed medical personnel for medical 20 diagnosis of a hospitalized infant as necessary to provide appropriate care and treatment of the infant when, after a 21 22 reasonable attempt, a parent cannot be contacted to provide consent. The medical records of the infant shall reflect the 23 reason consent of the parent was not initially obtained. Test 24 results shall be provided to the parent when the parent is 25 26 located. 27 14. For the performance of HIV testing conducted to monitor the clinical progress of a patient previously 28 29 diagnosed to be HIV positive. 30 31 13 CODING: Words stricken are deletions; words underlined are additions.

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1 15. For the performance of repeated HIV testing 2 conducted to monitor possible conversion from a significant 3 exposure. 4 Section 5. Section 944.704, Florida Statutes, is 5 amended to read: 6 944.704 Staff who provide transition assistance; 7 duties.--The department shall provide a transition assistance 8 specialist at each of the major institutions whose duties 9 include, but are not limited to: (1) Coordinating delivery of transition assistance 10 program services at the institution and at the community 11 12 correctional centers authorized pursuant to s. 945.091(1)(b). (2) Assisting in the development of each inmate's 13 14 postrelease plan. (3) Obtaining job placement information. 15 16 (4) Providing a written medical-discharge plan and 17 referral to a county health department. 18 (5) For an inmate who is known to be HIV positive, 19 providing a 30-day supply of all HIV/AIDS-related medication 20 that the inmate is taking prior to release, if required under 21 protocols of the Department of Corrections and treatment 22 guidelines of the United States Department of Health and Human 23 Services. (6) (4) Facilitating placement in a private transition 24 housing program, if requested by any eligible inmate. If an 25 26 inmate who is nearing his or her date of release requests placement in a contracted substance abuse transition housing 27 program, the transition assistance specialist shall inform the 28 29 inmate of program availability and assess the inmate's need and suitability for transition housing assistance. If an 30 inmate is approved for placement, the specialist shall assist 31 14

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the inmate and coordinate the release of the inmate with the 1 selected program. If an inmate requests and is approved for 2 3 placement in a contracted faith-based substance abuse transition housing program, the specialist must consult with 4 5 the chaplain prior to such placement. In selecting inmates who are nearing their date of release for placement in a 6 7 faith-based program, the department shall ensure that an inmate's faith orientation, or lack thereof, will not be 8 9 considered in determining admission to the program and that the program does not attempt to convert an inmate toward a 10 particular faith or religious preference. 11 12 (7) (7) (5) Providing a photo identification card to all 13 inmates prior to their release. 14 The transition assistance specialist may not be a correctional 15 16 officer or correctional probation officer as defined in s. 17 943.10. Section 6. Notwithstanding any provision of the 18 19 Florida Statutes providing for a waiver of sovereign immunity, 20 neither the state, its agencies, subdivisions nor employees of the state, its agencies, or subdivisions shall be liable to 21 any person for negligently causing death or personal injury 22 23 arising out of complying with section 944.355, Florida 24 Statutes. Section 7. The sum of \$793,244 is appropriated from 25 26 the General Revenue Fund to the Department of Corrections for the 2002-2003 fiscal year for the purpose of implementing the 27 provisions of this act. 28 29 Section 8. This act shall take effect July 1, 2002. 30 31 15 CODING: Words stricken are deletions; words underlined are additions.