By the Committee on Children, Families, and Elder Affairs; and Senator Storms

586-02731-12

2012320c1

1	A bill to be entitled
2	An act relating to background screening; amending s.
3	394.4572, F.S.; providing that mental health personnel
4	working in a facility licensed under ch. 395, F.S.,
5	who work on an intermittent basis for less than 15
6	hours per week of direct, face-to-face contact with
7	patients are exempt from the fingerprinting and
8	screening requirements under certain conditions;
9	providing an exception; amending s. 408.809, F.S.;
10	providing additional conditions for a person to
11	satisfy screening requirements; eliminating a rule
12	that requires the Agency for Health Care
13	Administration to stagger rescreening schedules;
14	providing a rescreening schedule; amending s.
15	409.1757, F.S.; adding law enforcement officers who
16	have a good moral character to the list of
17	professionals who are not required to be
18	refingerprinted or rescreened; amending s. 409.221,
19	F.S.; revising provisions relating to background
20	screening for persons rendering care in the consumer-
21	directed care program; amending s. 413.20, F.S.,
22	relating to general vocational rehabilitation
23	programs; providing a definition; amending s. 413.208,
24	F.S.; requiring registration of service providers;
25	requiring background screening and rescreening of
26	certain persons having contact with vulnerable
27	persons; providing exemptions from background
28	screening; providing disqualifying offenses; providing
29	that the cost of screening shall be borne by the

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586-02731-12 2012320c1 30 provider or the person being screened; providing 31 conditions for the denial of registration; providing 32 for notice of denial or termination; requiring 33 providers to remove persons who have not successfully 34 passed screening; providing for applicability; 35 amending s. 430.0402, F.S.; including a person who has 36 access to a client's personal identification 37 information within the definition of the term "direct 38 service provider"; exempting certain professionals 39 licensed by the Department of Health, attorneys in good standing, relatives of clients, and volunteers 40 who assist on an intermittent basis for less than 20 41 42 hours per month from level 2 background screening; excepting certain licensed professionals and persons 43 44 screened as a licensure requirement from further 45 screening under certain circumstances; requiring 46 direct service providers working as of a certain date 47 to be screened within a specified period; providing a phase-in for screening direct service providers; 48 49 requiring that employers of direct service providers 50 and certain other individuals be rescreened every 5 51 years unless fingerprints are retained electronically 52 by the Department of Law Enforcement; removing an 53 offense from the list of disqualifying offenses for 54 purposes of background screening; amending s. 435.02, 55 F.S.; revising and providing definitions relating to 56 employment screening; amending s. 435.04, F.S.; 57 requiring vendors who submit fingerprints on behalf of 58 employers to meet specified criteria; amending s.

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59	435.06, F.S.; authorizing an employer to hire an
60	employee to a position that otherwise requires
61	background screening before the completion of the
62	screening process for the purpose of training the
63	employee; prohibiting the employee from having direct
64	contact with vulnerable persons until the screening
65	process is complete; creating s. 435.12, F.S.;
66	creating the Care Provider Background Screening
67	Clearinghouse under the Agency for Health Care
68	Administration, in consultation with the Department of
69	Law Enforcement; providing rulemaking authority;
70	providing for the implementation and operation of the
71	clearinghouse; providing for the results of certain
72	criminal history checks to be shared among specified
73	agencies; providing for retention of fingerprints;
74	providing for the registration of employers; providing
75	an exemption for certain employees who have undergone
76	a criminal history check before the clearinghouse is
77	operational; creating s. 456.0135, F.S.; requiring an
78	application for initial licensure or license renewal
79	in a profession regulated by the Department of Health
80	to include fingerprints submitted by an approved
81	vendor after a specified date; providing procedures
82	and conditions for retention of fingerprints;
83	requiring the applicant to pay the costs of
84	fingerprint processing; amending s. 464.203, F.S.;
85	requiring the Board of Nursing to waive background
86	screening requirements for certain certified nursing
87	assistants; amending s. 943.05, F.S.; providing

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88	procedures for qualified entities participating in the
89	Criminal Justice Information Program that elect to
90	participate in the fingerprint retention and search
91	process; providing for the imposition of fees for
92	processing fingerprints; authorizing the Department of
93	Law Enforcement to exclude certain entities from
94	participation for failure to timely remit fingerprint
95	processing fees; amending s. 943.053, F.S.; providing
96	procedures for the submission of fingerprints by
97	private vendors, private entities, and public agencies
98	for certain criminal history checks; requiring the
99	vendor, entity, or agency to enter into an agreement
100	with the Department of Law Enforcement specifying
101	standards for electronic submission of fingerprints;
102	exempting specified criminal justice agencies from the
103	requirement for an agreement; providing procedures for
104	the vendor, entity, or agency to collect certain fees
105	and to remit those fees to the Department of Law
106	Enforcement; authorizing the Department of Law
107	Enforcement to exclude certain entities from
108	participation for failure to timely remit fingerprint
109	processing fees; amending s. 943.0585, F.S.; revising
110	provisions relating to the court-ordered expunction of
111	criminal history records; amending s. 943.059, F.S.;
112	revising provisions relating to the court-ordered
113	sealing of criminal history records; providing an
114	effective date.
115	

116 Be It Enacted by the Legislature of the State of Florida:

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118	Section 1. Paragraph (d) is added to subsection (1) of
119	section 394.4572, Florida Statutes, to read:
120	394.4572 Screening of mental health personnel
121	(1)
122	(d) Mental health personnel working in a facility licensed
123	under chapter 395 who work on an intermittent basis for less
124	than 15 hours per week of direct, face-to-face contact with
125	patients, and who are not listed on the Department of Law
126	Enforcement Career Offender Search or the Dru Sjodin National
127	Sex Offender Public Website, are exempt from the fingerprinting
128	and screening requirements, except that persons working in a
129	mental health facility where the primary purpose of the facility
130	is the mental health treatment of minors must be fingerprinted
131	and meet screening requirements.
132	Section 2. Section 408.809, Florida Statutes, is amended to
133	read:
134	408.809 Background screening; prohibited offenses
135	(1) Level 2 background screening pursuant to chapter 435
136	must be conducted through the agency on each of the following
137	persons, who are considered employees for the purposes of
138	conducting screening under chapter 435:
139	(a) The licensee, if an individual.
140	(b) The administrator or a similarly titled person who is
141	responsible for the day-to-day operation of the provider.
142	(c) The financial officer or similarly titled individual
143	who is responsible for the financial operation of the licensee
144	or provider.
145	(d) Any person who is a controlling interest if the agency
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586-02731-122012320c1146has reason to believe that such person has been convicted of any
offense prohibited by s. 435.04. For each controlling interest148who has been convicted of any such offense, the licensee shall149submit to the agency a description and explanation of the
conviction at the time of license application.

151 (e) Any person, as required by authorizing statutes, 152 seeking employment with a licensee or provider who is expected 153 to, or whose responsibilities may require him or her to, provide 154 personal care or services directly to clients or have access to 155 client funds, personal property, or living areas; and any 156 person, as required by authorizing statutes, contracting with a 157 licensee or provider whose responsibilities require him or her to provide personal care or personal services directly to 158 159 clients. Evidence of contractor screening may be retained by the 160 contractor's employer or the licensee.

161 (2) Every 5 years following his or her licensure, 162 employment, or entry into a contract in a capacity that under 163 subsection (1) would require level 2 background screening under chapter 435, each such person must submit to level 2 background 164 165 rescreening as a condition of retaining such license or continuing in such employment or contractual status. For any 166 167 such rescreening, the agency shall request the Department of Law 168 Enforcement to forward the person's fingerprints to the Federal Bureau of Investigation for a national criminal history record 169 170 check. If the fingerprints of such a person are not retained by 171 the Department of Law Enforcement under s. 943.05(2)(g), the person must file a complete set of fingerprints with the agency 172 173 and the agency shall forward the fingerprints to the Department 174 of Law Enforcement for state processing, and the Department of

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175	Law Enforcement shall forward the fingerprints to the Federal
176	Bureau of Investigation for a national criminal history record
177	check. The fingerprints may be retained by the Department of Law
178	Enforcement under s. 943.05(2)(g). The cost of the state and
179	national criminal history records checks required by level 2
180	screening may be borne by the licensee or the person
181	fingerprinted. <u>Until the person's background screening results</u>
182	are retained in the clearinghouse created under s. 435.12, the
183	agency may accept as satisfying the requirements of this section
184	proof of compliance with level 2 screening standards submitted
185	within the previous 5 years to meet any provider or professional
186	licensure requirements of the agency, the Department of Health,
187	the Department of Elderly Affairs, the Agency for Persons with
188	Disabilities, the Department of Children and Family Services, or
189	the Department of Financial Services for an applicant for a
190	certificate of authority or provisional certificate of authority
191	to operate a continuing care retirement community under chapter
192	651, provided that:
193	(a) The screening standards and disqualifying offenses for
194	the prior screening are equivalent to those specified in s.
195	435.04 and this section;
196	(b) satisfies the requirements of this section if The
197	person subject to screening has not <u>had a break in service from</u>
198	<u>a position that requires level 2 screening</u> been unemployed for
199	more than 90 days <u>;</u> and
200	(c) Such proof is accompanied, under penalty of perjury, by
201	an affidavit of compliance with the provisions of chapter 435
202	and this section using forms provided by the agency.
203	(3) All fingerprints must be provided in electronic format.

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204	Screening results shall be reviewed by the agency with respect
204	to the offenses specified in s. 435.04 and this section, and the
205	qualifying or disqualifying status of the person named in the
200	request shall be maintained in a database. The qualifying or
207	disqualifying status of the person named in the request shall be
208	
209	posted on a secure website for retrieval by the licensee or
	designated agent on the licensee's behalf.
211	(4) In addition to the offenses listed in s. 435.04, all
212	persons required to undergo background screening pursuant to
213	this part or authorizing statutes must not have an arrest
214	awaiting final disposition for, must not have been found guilty
215	of, regardless of adjudication, or entered a plea of nolo
216	contendere or guilty to, and must not have been adjudicated
217	delinquent and the record not have been sealed or expunged for
218	any of the following offenses or any similar offense of another
219	jurisdiction:
220	(a) Any authorizing statutes, if the offense was a felony.
221	(b) This chapter, if the offense was a felony.
222	(c) Section 409.920, relating to Medicaid provider fraud.
223	(d) Section 409.9201, relating to Medicaid fraud.
224	(e) Section 741.28, relating to domestic violence.
225	(f) Section 817.034, relating to fraudulent acts through
226	mail, wire, radio, electromagnetic, photoelectronic, or
227	photooptical systems.
228	(g) Section 817.234, relating to false and fraudulent
229	insurance claims.
230	(h) Section 817.505, relating to patient brokering.
231	(i) Section 817.568, relating to criminal use of personal
232	identification information.

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233	(j) Section 817.60, relating to obtaining a credit card
234	through fraudulent means.
235	(k) Section 817.61, relating to fraudulent use of credit
236	cards, if the offense was a felony.
237	(1) Section 831.01, relating to forgery.
238	(m) Section 831.02, relating to uttering forged
239	instruments.
240	(n) Section 831.07, relating to forging bank bills, checks,
241	drafts, or promissory notes.
242	(o) Section 831.09, relating to uttering forged bank bills,
243	checks, drafts, or promissory notes.
244	(p) Section 831.30, relating to fraud in obtaining
245	medicinal drugs.
246	(q) Section 831.31, relating to the sale, manufacture,
247	delivery, or possession with the intent to sell, manufacture, or
248	deliver any counterfeit controlled substance, if the offense was
249	a felony.
250	(5) A person who serves as a controlling interest of, is
251	employed by, or contracts with a licensee on July 31, 2010, who
252	has been screened and qualified according to standards specified
253	in s. 435.03 or s. 435.04 must be rescreened by July 31, 2015 \underline{in}
254	<u>compliance with the following schedule</u> . The agency may adopt
255	rules to establish a schedule to stagger the implementation of
256	the required rescreening over the 5-year period, beginning July
257	31, 2010, through July 31, 2015. If, upon rescreening, such
258	person has a disqualifying offense that was not a disqualifying
259	offense at the time of the last screening, but is a current
260	disqualifying offense and was committed before the last
261	screening, he or she may apply for an exemption from the

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262	appropriate licensing agency and, if agreed to by the employer,
263	may continue to perform his or her duties until the licensing
264	agency renders a decision on the application for exemption if
265	the person is eligible to apply for an exemption and the
266	exemption request is received by the agency within 30 days after
267	receipt of the rescreening results by the person. <u>The</u>
268	rescreening schedule shall be:
269	(a) Individuals for whom the last screening was conducted
270	on or before December 31, 2004, must be rescreened by July 31,
271	<u>2013.</u>
272	(b) Individuals for whom the last screening conducted was
273	between January 1, 2005, and December 31, 2008, must be
274	rescreened by July 31, 2014.
275	(c) Individuals for whom the last screening conducted was
276	between January 1, 2009, through July 31, 2011, must be
277	rescreened by July 31, 2015.
278	(6)(5) The costs associated with obtaining the required
279	screening must be borne by the licensee or the person subject to
280	screening. Licensees may reimburse persons for these costs. The
281	Department of Law Enforcement shall charge the agency for
282	screening pursuant to s. 943.053(3). The agency shall establish
283	a schedule of fees to cover the costs of screening.
284	<u>(7)</u> (a) As provided in chapter 435, the agency may grant
285	an exemption from disqualification to a person who is subject to
286	this section and who:
287	1. Does not have an active professional license or
288	certification from the Department of Health; or
289	2. Has an active professional license or certification from
290	the Department of Health but is not providing a service within

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586-02731-12 2012320c1 291 the scope of that license or certification. 292 (b) As provided in chapter 435, the appropriate regulatory 293 board within the Department of Health, or the department itself 294 if there is no board, may grant an exemption from 295 disqualification to a person who is subject to this section and 296 who has received a professional license or certification from 297 the Department of Health or a regulatory board within that 298 department and that person is providing a service within the 299 scope of his or her licensed or certified practice. 300 (8) (7) The agency and the Department of Health may adopt 301 rules pursuant to ss. 120.536(1) and 120.54 to implement this 302 section, chapter 435, and authorizing statutes requiring 303 background screening and to implement and adopt criteria 304 relating to retaining fingerprints pursuant to s. 943.05(2). 305 (9) (8) There is no unemployment compensation or other 306 monetary liability on the part of, and no cause of action for 307 damages arising against, an employer that, upon notice of a 308 disqualifying offense listed under chapter 435 or this section, 309 terminates the person against whom the report was issued, 310 whether or not that person has filed for an exemption with the 311 Department of Health or the agency. 312 Section 3. Section 409.1757, Florida Statutes, is amended 313 to read: 409.1757 Persons not required to be refingerprinted or 314 315 rescreened.-Any provision of law to the contrary 316 notwithstanding, human resource personnel who have been 317 fingerprinted or screened pursuant to chapters 393, 394, 397, 318 402, and this chapter, and teachers who have been fingerprinted 319 pursuant to chapter 1012, and law enforcement officers who meet

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586-02731-12 2012320c1 320 the requirements of s. 943.13, who have not been unemployed for 321 more than 90 days thereafter, and who under the penalty of 322 perjury attest to the completion of such fingerprinting or screening and to compliance with the provisions of this section 323 324 and the standards for good moral character as contained in such 325 provisions as ss. 110.1127(3), 393.0655(1), 394.457(6), 397.451, 326 402.305(2), and 409.175(6), and 943.13(7), are shall not be 327 required to be refingerprinted or rescreened in order to comply 328 with any caretaker screening or fingerprinting requirements. 329 Section 4. Paragraph (i) of subsection (4) of section 330 409.221, Florida Statutes, is amended to read: 331 409.221 Consumer-directed care program.-(4) CONSUMER-DIRECTED CARE.-332 333 (i) Background screening requirements.-All persons who 334 render care under this section must undergo level 2 background 335 screening pursuant to chapter 435 and s. 408.809. The agency 336 shall, as allowable, reimburse consumer-employed caregivers for 337 the cost of conducting background screening as required by this 338 section. For purposes of this section, a person who has 339 undergone screening, who is qualified for employment under this section and applicable rule, and who has not been unemployed for 340 341 more than 90 days following such screening is not required to be 342 rescreened. Such person must attest under penalty of perjury to not having been convicted of a disqualifying offense since 343 344 completing such screening.

Section 5. Present subsections (7) through (26) of section 413.20, Florida Statutes, are renumbered as subsections (8) through (27), respectively, and a new subsection (7) is added to that section, to read:

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349	413.20 Definitions.—As used in this part, the term:
350	(7) "Service provider" means a person or entity who
351	provides pursuant to this part employment services, supported
352	employment services, independent living services, self-
353	employment services, personal assistance services, vocational
354	evaluation or tutorial services, or rehabilitation technology
355	services, on a contractual or fee-for-service basis to
356	vulnerable persons as defined in s. 435.02.
357	Section 6. Section 413.208, Florida Statutes, is amended to
358	read:
359	413.208 Service providers; quality assurance <u>;</u> and fitness
360	for responsibilities; background screening
361	(1) Service providers must register with the division. To
362	qualify for registration, the division must of Vocational
363	Rehabilitation shall certify providers of direct service and
364	ensure that the service provider maintains they maintain an
365	internal system of quality assurance, <u>has</u> have proven functional
366	systems, and $\mathrm{\underline{is}}$ are subject to a due-diligence inquiry as to $\mathrm{\underline{its}}$
367	their fitness to undertake service responsibilities, regardless
368	of whether a contract for services is procured competitively or
369	noncompetitively.
370	(2)(a) As a condition of registration under this section,
371	level 2 background screening pursuant to chapter 435 must be
372	conducted by the division on each of the following persons:
373	1. The administrator or a similarly titled person who is
374	responsible for the day-to-day operation of the service
375	provider.
376	2. The financial officer or similarly titled individual who
377	is responsible for the financial operation of the service

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586-02731-12 2012320c1 378 provider. 379 3. Any person employed by, or otherwise engaged on the 380 behalf of, a service provider who is expected to have direct, 381 face-to-face contact with a vulnerable person as defined in s. 435.02 while providing services to the person and have access to 382 383 the person's living areas, funds, personal property, or personal 384 identification information as defined in s. 817.568. 385 4. A director of the service provider. 386 (b) Level 2 background screening pursuant to chapter 435 is 387 not required for the following persons: 388 1. A licensed physician, nurse, or other professional who 389 is licensed by the Department of Health and who has undergone fingerprinting and background screening as part of such 390 391 licensure if providing a service that is within the scope of her 392 or his licensed practice. 393 2. A relative of the vulnerable person receiving services. 394 For purposes of this section, the term "relative" means an 395 individual who is the father, mother, stepfather, stepmother, 396 son, daughter, brother, sister, grandmother, grandfather, great-397 grandmother, great-grandfather, grandson, granddaughter, uncle, 398 aunt, first cousin, nephew, niece, husband, wife, father-in-law, 399 mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepson, stepdaughter, stepbrother, stepsister, 400 401 half-brother, or half-sister of the vulnerable person. 402 (c) Service providers are responsible for initiating and 403 completing the background screening as a condition of 404 registration. 405 (d)1. Every 5 years following initial screening, each 406 person subject to background screening under this section must

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407	submit to level 2 background rescreening as a condition of the
408	service provider retaining such registration.
409	2. Until the person's background screening results are
410	retained in the clearinghouse created under s. 435.12, the
411	division may accept as satisfying the requirements of this
412	section proof of compliance with level 2 screening standards
413	submitted within the previous 5 years to meet any provider or
414	professional licensure requirements of the Agency for Health
415	Care Administration, the Department of Health, the Department of
416	Elderly Affairs, the Agency for Persons with Disabilities, or
417	the Department of Children and Family Services, provided:
418	a. The screening standards and disqualifying offenses for
419	the prior screening are equivalent to those specified in s.
420	435.04 and this section;
421	b. The person subject to screening has not had a break in
422	service from a position that requires level 2 screening for more
423	than 90 days; and
424	c. Such proof is accompanied, under penalty of perjury, by
425	an affidavit of compliance with the provisions of chapter 435
426	and this section.
427	(e) In addition to the disqualifying offenses listed in s.
428	435.04, all persons subject to undergo background screening
429	pursuant to this section must not have an arrest awaiting final
430	disposition for, must not have been found guilty of, regardless
431	of adjudication, or entered a plea of nolo contendere or guilty
432	to, and must not have been adjudicated delinquent, and the
433	record has not been expunged for, any offense prohibited under
434	any of the following provisions or similar law of another
435	jurisdiction:

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436	1. Section 409.920, relating to Medicaid provider fraud.
437	2. Section 409.9201, relating to Medicaid fraud.
438	3. Section 741.28, relating to domestic violence.
439	4. Section 817.034, relating to fraudulent acts through
440	mail, wire, radio, electromagnetic, photoelectronic, or
441	photooptical systems.
442	5. Section 817.234, relating to false and fraudulent
443	insurance claims.
444	6. Section 817.505, relating to patient brokering.
445	7. Section 817.568, relating to criminal use of personal
446	identification information.
447	8. Section 817.60, relating to obtaining a credit card
448	through fraudulent means.
449	9. Section 817.61, relating to fraudulent use of credit
450	cards, if the offense was a felony.
451	10. Section 831.01, relating to forgery.
452	11. Section 831.02, relating to uttering forged
453	instruments.
454	12. Section 831.07, relating to forging bank bills, checks,
455	drafts, or promissory notes.
456	13. Section 831.09, relating to uttering forged bank bills,
457	checks, drafts, or promissory notes.
458	14. Section 831.31, relating to the sale, manufacture,
459	delivery, or possession with the intent to sell, manufacture, or
460	deliver any counterfeit controlled substance, if the offense was
461	<u>a felony.</u>
462	(f) The division may grant an exemption from
463	disqualification from this section only as provided in s.
464	435.07.

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586-02731-12 2012320c1 465 (3) The cost of the state and national criminal history 466 records checks required by level 2 screening and their retention 467 shall be borne by the service provider or the person being 468 screened. 469 (4) (a) The division shall deny, suspend, terminate, or 470 revoke a registration, rate agreement, purchase order, referral, 471 contract, or other agreement, or pursue other remedies in addition to or in lieu of denial, suspension, termination, or 472 473 revocation, for failure to comply with this section. 474 (b) If the division has reasonable cause to believe that 475 grounds for denial or termination of registration exist, it 476 shall provide written notification to the person affected, identifying the specific record that indicates noncompliance 477 478 with the standards in this section. 479 (c) Refusal on the part of a provider to remove from 480 contact with any vulnerable person a person who is employed by, 481 or otherwise engaged on behalf of, the provider and who is found 482 to be not in compliance with the standards of this section shall 483 result in revocation of the service provider's registration and 484 contract. 485 Section 7. The background screening requirements of section 486 6 of this act do not apply to existing registrants with the 487 Division of Vocational Rehabilitation in effect before October 488 1, 2012. Such requirements apply to all registrants with the 489 division which are renewed or entered into on or after October 490 1, 2012. 491 Section 8. Section 430.0402, Florida Statutes, is amended 492 to read: 493 430.0402 Screening of direct service providers.-

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494	(1)(a) Except as provided in subsection (2), level 2
495	background screening pursuant to chapter 435 is required for
496	direct service providers. Background screening includes
497	employment history checks as provided in s. 435.03(1) and local
498	criminal records checks through local law enforcement agencies.
499	(b) For purposes of this section, the term "direct service
500	provider" means a person 18 years of age or older who, pursuant
501	to a program to provide services to the elderly, has direct,
502	face-to-face contact with a client while providing services to
503	the client <u>and</u> or has access to the client's living areas <u>,</u> or to
504	the client's funds, or personal property, or personal
505	identification information as defined in s. 817.568. The term
506	includes coordinators, managers, and supervisors of residential
507	facilities and volunteers.
508	(2) Level 2 background screening pursuant to chapter 435
509	and this section is not required for the following direct
510	service providers:
511	(a)1. Licensed physicians, nurses, or other professionals
512	licensed by the Department of Health who have been fingerprinted
513	and undergone background screening as part of their licensure;
514	and
515	2. Attorneys in good standing with The Florida Bar; are not
516	subject to background screening if they are providing a service
517	that is within the scope of their licensed practice.
518	(b) Relatives. For purposes of this section, the term
519	"relative" means an individual who is the father, mother,
520	stepfather, stepmother, son, daughter, brother, sister,
521	grandmother, grandfather, great-grandmother, great-grandfather,
522	grandson, granddaughter, uncle, aunt, first cousin, nephew,

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586-02731-12 2012320c1 523 niece, husband, wife, father-in-law, mother-in-law, son-in-law, 524 daughter-in-law, brother-in-law, sister-in-law, stepson, 525 stepdaughter, stepbrother, stepsister, half-brother, or half-526 sister of the client. 527 (c) Volunteers who assist on an intermittent basis for less 528 than 20 hours per month and who are not listed on the Department 529 of Law Enforcement Career Offender Search or the Dru Sjodin 530 National Sex Offender Public Website. 531 1. The program that provides services to the elderly is 532 responsible for verifying that the volunteer is not listed on 533 either database. 534 2. Once the department is participating as a specified 535 agency in the clearinghouse created under s. 435.12, the 536 provider shall forward the volunteer information to the 537 Department of Elderly Affairs if the volunteer is not listed in 538 either database specified in subparagraph 1. The department must 539 then perform a check of the clearinghouse. If a disqualification 540 is identified in the clearinghouse, the volunteer must undergo 541 level 2 background screening pursuant to chapter 435 and this 542 section. 543 (3) Until the department is participating as a specified 544 agency in the clearinghouse created under s. 435.12, the 545 department may not require additional level 2 screening if the 546 individual is qualified for licensure or employment by the 547 Agency for Health Care Administration pursuant to the agency's background screening standards under s. 408.809 and the 548 549 individual is providing a service that is within the scope of 550 his or her licensed practice or employment. 551 (4) (3) Refusal on the part of an employer to dismiss a

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552	manager, supervisor, or direct service provider who has been
553	found to be in noncompliance with standards of this section
554	shall result in the automatic denial, termination, or revocation
555	of the license or certification, rate agreement, purchase order,
556	or contract, in addition to any other remedies authorized by
557	law.
558	(5) Individuals serving as direct service providers on July
559	31, 2011, must be screened by July 1, 2013. The department may
560	adopt rules to establish a schedule to stagger the
561	implementation of the required screening over a 1-year period,
562	beginning July 1, 2012, through July 1, 2013.
563	(6) An employer of a direct service provider who previously
564	qualified for employment or volunteer work under Level 1
565	screening standards or an individual who is required to be
566	screened according to the level 2 screening standards contained
567	in chapter 435, pursuant to this section, shall be rescreened
568	every 5 years following the date of his or her last background
569	screening or exemption, unless such individual's fingerprints
570	are continuously retained and monitored by the Department of Law
571	Enforcement in the federal fingerprint retention program
572	according to the procedures specified in s. 943.05.
573	(7)(4) The background screening conducted pursuant to this
574	section must ensure that, in addition to the disqualifying
575	offenses listed in s. 435.04, no person subject to the
576	provisions of this section has an arrest awaiting final
577	disposition for, has been found guilty of, regardless of
578	adjudication, or entered a plea of nolo contendere or guilty to,

580 sealed or expunged for, any offense prohibited under any of the

or has been adjudicated delinquent and the record has not been

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581	following provisions of state law or similar law of another
582	jurisdiction:
583	(a) Any authorizing statutes, if the offense was a felony.
584	(a) (b) Section 409.920, relating to Medicaid provider
585	fraud.
586	(b) (c) Section 409.9201, relating to Medicaid fraud.
587	(c) (d) Section 817.034, relating to fraudulent acts through
588	mail, wire, radio, electromagnetic, photoelectronic, or
589	photooptical systems.
590	(d) (e) Section 817.234, relating to false and fraudulent
591	insurance claims.
592	(e)(f) Section 817.505, relating to patient brokering.
593	<u>(f)</u> Section 817.568, relating to criminal use of
594	personal identification information.
595	<u>(g)(h)</u> Section 817.60, relating to obtaining a credit card
596	through fraudulent means.
597	<u>(h)</u> Section 817.61, relating to fraudulent use of credit
598	cards, if the offense was a felony.
599	(i)(j) Section 831.01, relating to forgery.
600	(j)(k) Section 831.02, relating to uttering forged
601	instruments.
602	(k)(1) Section 831.07, relating to forging bank bills,
603	checks, drafts, or promissory notes.
604	(1)(m) Section 831.09, relating to uttering forged bank
605	bills, checks, drafts, or promissory notes.
606	Section 9. Section 435.02, Florida Statutes, is amended to
607	read:
608	435.02 DefinitionsFor the purposes of this chapter, the
609	term:

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610	(1) "Agency" means any state, county, or municipal agency
611	that grants licenses or registration permitting the operation of
612	an employer or is itself an employer or that otherwise
613	facilitates the screening of employees pursuant to this chapter.
614	If there is no state agency or the municipal or county agency
615	chooses not to conduct employment screening, "agency" means the
616	Department of Children and Family Services.
617	(2) "Employee" means any person required by law to be
618	screened pursuant to this chapter, including, but not limited
619	to, persons who are contractors, licensees, or volunteers.
620	(3) "Employer" means any person or entity required by law
621	to conduct screening of employees pursuant to this chapter.
622	(4) "Employment" means any activity or service sought to be
623	performed by an employee which requires the employee to be
624	screened pursuant to this chapter.
625	(5) "Specified agency" means the Department of Health, the
626	Department of Children and Family Services, the Division of
627	Vocational Rehabilitation within the Department of Education,
628	the Agency for Health Care Administration, the Department of
629	Elderly Affairs, the Department of Juvenile Justice, and the
630	Agency for Persons with Disabilities when these agencies are
631	conducting state and national criminal history background
632	screening on persons who work with children or persons who are
633	elderly or disabled.
634	(6) (5) "Vulnerable person" means a minor as defined in s.
635	1.01 or a vulnerable adult as defined in s. 415.102.
636	Section 10. Paragraph (e) is added to subsection (1) of
637	section 435.04, Florida Statutes, to read:
638	435.04 Level 2 screening standards

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639	(1)
640	(e) Vendors who submit fingerprints on behalf of employers
641	must:
642	1. Meet the requirements of s. 943.053; and
643	2. Have the ability to communicate electronically with the
644	state agency accepting screening results from the Department of
645	Law Enforcement and provide a photograph of the applicant taken
646	at the time the fingerprints are submitted.
647	Section 11. Paragraph (d) is added to subsection (2) of
648	section 435.06, Florida Statutes, to read:
649	435.06 Exclusion from employment
650	(2)
651	(d) An employer may hire an employee to a position that
652	requires background screening before the employee completes the
653	screening process for training and orientation purposes.
654	However, the employee may not have direct contact with
655	vulnerable persons until the screening process is completed and
656	the employee demonstrates that he or she exhibits no behaviors
657	that warrant the denial or termination of employment.
658	Section 12. Section 435.12, Florida Statutes, is created to
659	read:
660	435.12 Care Provider Background Screening Clearinghouse
661	(1) The Agency for Health Care Administration in
662	consultation with the Department of Law Enforcement shall create
663	a secure web-based system, which shall be known as the "Care
664	Provider Background Screening Clearinghouse" or "clearinghouse,"
665	and which shall be implemented to the full extent practicable no
666	later than September 30, 2013, subject to the specified agencies
667	being funded and equipped to participate in such program. The

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668	clearinghouse shall allow the results of criminal history checks
669	provided to the specified agencies for screening of persons
670	qualified as care providers under s. 943.0542 to be shared among
671	the specified agencies when a person has applied to volunteer,
672	be employed, be licensed, or enter into a contract that requires
673	a state and national fingerprint-based criminal history check.
674	The Agency for Health Care Administration and the Department of
675	Law Enforcement may adopt rules to create forms or implement
676	procedures needed to carry out this section.
677	(2)(a) To ensure that the information in the clearinghouse
678	is current, the fingerprints of an employee required to be
679	screened by a specified agency and included in the clearinghouse
680	must be:
681	1. Retained by the Department of Law Enforcement pursuant
682	to s. 943.05(2)(g) and (h) and (3), and the Department of Law
683	Enforcement must report the results of searching those
684	fingerprints against state incoming arrest fingerprint
685	submissions to the Agency for Health Care Administration for
686	inclusion in the clearinghouse.
687	2. Resubmitted for a Federal Bureau of Investigation
688	national criminal history check every 5 years until such time as
689	the fingerprints are retained by the Federal Bureau of
690	Investigation.
691	3. Subject to retention on a 5-year renewal basis with fees
692	collected at the time of initial submission or resubmission of
693	fingerprints.
694	(b) Until such time as the fingerprints are retained at the
695	Federal Bureau of Investigation, an employee with a break in
696	service of more than 90 days from a position that requires

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697	screening by a specified agency must submit to a national
698	screening if the person returns to a position that requires
699	screening by a specified agency.
700	(c) An employer of persons subject to screening by a
701	specified agency must register with the clearinghouse and
702	maintain the employment status of all employees within the
703	clearinghouse. Initial employment status and any changes in
704	status must be reported within 10 business days.
705	(3) An employee who has undergone a fingerprint-based
706	criminal history check by a specified agency before the
707	clearinghouse is operational is not required to be checked again
708	solely for the purpose of entry in the clearinghouse. Every
709	employee who is or will become subject to fingerprint-based
710	criminal history checks to be eligible to be licensed, have
711	their license renewed, or meet screening or rescreening
712	requirements by a specified agency once the specified agency
713	participates in the clearinghouse shall be subject to the
714	requirements of this section with respect to entry of records in
715	the clearinghouse and retention of fingerprints for reporting
716	the results of searching against state incoming arrest
717	fingerprint submissions.
718	Section 13. Section 456.0135, Florida Statutes, is created
719	to read:
720	456.0135 General background screening provisions
721	(1) An application for initial licensure or license renewal
722	received on or after January 1, 2013, under chapter 458, chapter
723	459, chapter 460, chapter 461, or chapter 464, or s. 465.022
724	shall include fingerprints pursuant to procedures established by
725	the department through a vendor approved by the Department of

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726	Law Enforcement and fees imposed for the initial screening and
727	retention of fingerprints. Fingerprints must be submitted
728	electronically to the Department of Law Enforcement for state
729	processing and the Department of Law Enforcement shall forward
730	the fingerprints to the Federal Bureau of Investigation for
731	national processing. Each board, or the department if there is
732	no board, shall screen the results to determine if an applicant
733	meets licensure requirements. For any subsequent renewal of the
734	applicant's license, the department shall request the Department
735	of Law Enforcement to forward the retained fingerprints of the
736	applicant to the Federal Bureau of Investigation for a national
737	criminal history check.
738	(2) All fingerprints submitted to the Department of Law
739	Enforcement as required under subsection (1) shall be retained
740	by the Department of Law Enforcement as provided under s.
741	943.05(2)(g) and (h) and (3). The department shall notify the
742	Department of Law Enforcement regarding any person whose
743	fingerprints have been retained but who is no longer licensed.
744	(3) The costs of fingerprint processing, including the cost
745	for retaining fingerprints, shall be borne by the applicant
746	subject to the background screening.
747	Section 14. Subsection (1) of section 464.203, Florida
748	Statutes, is amended to read:
749	464.203 Certified nursing assistants; certification
750	requirement
751	(1) The board shall issue a certificate to practice as a
752	certified nursing assistant to any person who demonstrates a
753	minimum competency to read and write and successfully passes the
754	required background screening pursuant to s. 400.215. If the

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755	person has successfully passed the required background screening
756	pursuant to s. 400.215 or s. 408.809 within 90 days before
757	applying for a certificate to practice and the person's
758	background screening results are not retained in the
759	clearinghouse created under s. 435.12, the board shall waive the
760	requirement that the applicant successfully pass an additional
761	background screening pursuant to s. 400.215. The person must
762	also meet and meets one of the following requirements:
763	(a) Has successfully completed an approved training program
764	and achieved a minimum score, established by rule of the board,
765	on the nursing assistant competency examination, which consists
766	of a written portion and skills-demonstration portion approved
767	by the board and administered at a site and by personnel
768	approved by the department.
769	(b) Has achieved a minimum score, established by rule of
770	the board, on the nursing assistant competency examination,
771	which consists of a written portion and skills-demonstration
772	portion, approved by the board and administered at a site and by
773	personnel approved by the department and:
774	1. Has a high school diploma, or its equivalent; or
775	2. Is at least 18 years of age.
776	(c) Is currently certified in another state; is listed on
777	that state's certified nursing assistant registry; and has not
778	been found to have committed abuse, neglect, or exploitation in
779	that state.
780	(d) Has completed the curriculum developed by the
781	Department of Education and achieved a minimum score,
782	established by rule of the board, on the nursing assistant
783	competency examination, which consists of a written portion and

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586-02731-12 2012320c1 784 skills-demonstration portion, approved by the board and 785 administered at a site and by personnel approved by the 786 department. 787 Section 15. Paragraph (h) of subsection (2) of section 788 943.05, Florida Statutes, is amended to read: 789 943.05 Criminal Justice Information Program; duties; crime 790 reports.-791 (2) The program shall: 792 (h) For each agency or qualified entity that officially 793 requests retention of fingerprints or for which retention is 794 otherwise required by law, search all arrest fingerprint 795 submissions received under s. 943.051 against the fingerprints 796 retained in the statewide automated fingerprint identification 797 system under paragraph (g). 798 1. Any arrest record that is identified with the retained 799 fingerprints of a person subject to background screening as 800 provided in paragraph (g) shall be reported to the appropriate 801 agency or qualified entity. 802 2. To participate in this search process, agencies or 803 qualified entities must notify each person fingerprinted that 804 his or her fingerprints will be retained, pay an annual fee to 805 the department, and inform the department of any change in the 806 affiliation, employment, or contractual status of each person 807 whose fingerprints are retained under paragraph (g) if such 808 change removes or eliminates the agency or qualified entity's 809 basis or need for receiving reports of any arrest of that 810 person, so that the agency or qualified entity is not obligated 811 to pay the upcoming annual fee for the retention and searching 812 of that person's fingerprints to the department. The department

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586-02731-12 2012320c1 813 shall adopt a rule setting the amount of the annual fee to be 814 imposed upon each participating agency or qualified entity for performing these searches and establishing the procedures for 815 816 the retention of fingerprints and the dissemination of search 817 results. The fee may be borne by the agency, qualified entity, 818 or person subject to fingerprint retention or as otherwise 819 provided by law. Consistent with the recognition of criminal 820 justice agencies expressed in s. 943.053(3), these services 821 shall be provided to criminal justice agencies for criminal 822 justice purposes free of charge. Qualified entities that elect 823 to participate in the fingerprint retention and search process 824 shall timely remit the fee to the department by a payment 825 mechanism approved by the department. If requested by the 826 qualified entity, and with the approval of the department, such 827 fees may be timely remitted to the department by a qualified 828 entity upon receipt of an invoice for such fees from the 829 department. Failure of a qualified entity to pay the amount due 830 on a timely basis or as invoiced by the department may result in 831 the refusal by the department to permit the qualified entity to 832 continue to participate in the fingerprint retention and search 833 process until all fees due and owing are paid.

834 3. Agencies that participate in the fingerprint retention 835 and search process may adopt rules pursuant to ss. 120.536(1) 836 and 120.54 to require employers to keep the agency informed of 837 any change in the affiliation, employment, or contractual status 838 of each person whose fingerprints are retained under paragraph 839 (g) if such change removes or eliminates the agency's basis or 840 need for receiving reports of any arrest of that person, so that 841 the agency is not obligated to pay the upcoming annual fee for

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586-02731-12 2012320c1 842 the retention and searching of that person's fingerprints to the 843 department. Section 16. Subsection (12) of section 943.053, Florida 844 845 Statutes, is amended, and subsection (13) is added to that 846 section, to read: 847 943.053 Dissemination of criminal justice information; 848 fees.-849 (12) Notwithstanding any other provision of law, when a 850 criminal history check or a duty to disclose the absence of a 851 criminal history check is mandated by state law, or when a 852 privilege or benefit is conferred by state law in return for 853 exercising an option of conducting a criminal history check, the 854 referenced criminal history check, whether it is an initial or 855 renewal check, shall include a Florida criminal history provided 856 by the department as set forth in this section. Such Florida 857 criminal history information may be provided by a private vendor 858 only if that information is directly obtained from the 859 department for each request. When a national criminal history 860 check is required or authorized by state law, the national 861 criminal history check shall be submitted by and through the 862 department in the manner established by the department for such 863 checks, unless otherwise required by federal law. The fee for 864 criminal history information as established by state law or, in 865 the case of national checks, by the Federal Government, shall be 866 borne by the person or entity submitting the request, or as 867 provided by law. Criminal history information provided by any 868 other governmental entity of this state or any private entity 869 shall not be substituted for criminal history information 870 provided by the department when the criminal history check or a

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871	duty to disclose the absence of a criminal history check is
872	required by statute or is made a condition of a privilege or
873	benefit by law. When fingerprints are required or permitted to
874	be used as a basis for identification in conducting such a
875	criminal history check, the fingerprints must be taken by a law
876	enforcement agency employee, a government agency employee, a
877	qualified electronic fingerprint service provider, or a private
878	employer. Fingerprints taken by the subject of the criminal
879	history check may not be accepted or used for the purpose of
880	identification in conducting the criminal history check.
881	(13) (a) For the department to accept an electronic
882	fingerprint submission from:
883	1. A private vendor engaged in the business of providing
884	electronic fingerprint submission; or
885	2. A private entity or public agency that submits the
886	fingerprints of its own employees, volunteers, contractors,
887	associates, or applicants for the purpose of conducting a
888	required or permitted criminal history background check,
889	
890	the vendor, entity, or agency submitting the fingerprints must
891	enter into an agreement with the department which, at a minimum,
892	obligates the vendor, entity, or agency to comply with certain
893	specified standards to ensure that all persons having direct or
894	indirect responsibility for taking, identifying, and
895	electronically submitting fingerprints are qualified to do so
896	and ensures the integrity and security of all personal
897	information gathered from the persons whose fingerprints are
898	submitted.
899	(b) Such standards shall include, but need not be limited

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900	to, requiring that:
901	1. All persons responsible for taking fingerprints and
902	collecting personal identifying information from the persons
903	being fingerprinted to meet current written state and federal
904	guidelines for identity verification and for recording legible
905	fingerprints;
906	2. The department and the Federal Bureau of Investigation's
907	technical standards for the electronic submission of
908	fingerprints are satisfied;
909	3. The fingerprint images electronically submitted satisfy
910	the department's and the Federal Bureau of Investigation's
911	quality standards; and
912	4. A person may not take his or her own fingerprints for
913	submission to the department.
914	(c) The requirement for entering into an agreement with the
915	department for this purpose does not apply to criminal justice
916	agencies as defined at s. 943.045(10).
917	(d) The agreement with the department must require the
918	vendor, entity, or agency to collect from the person or entity
919	on whose behalf the fingerprints are submitted the fees
920	prescribed by state and federal law for processing the
921	fingerprints for a criminal history check. The agreement must
922	provide that such fees be timely remitted to the department by a
923	payment mechanism approved by the department. If requested by
924	the vendor, entity, or agency, and with the approval of the
925	department, such fees may be timely remitted to the department
926	by a vendor, entity, or agency upon receipt of an invoice for
927	such fees from the department. Failure of a vendor, entity, or
928	agency to pay the amount due on a timely basis or as invoiced by

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929	the department may result in the refusal by the department to
930	accept future fingerprint submissions until all fees due and
931	owing are paid.
932	Section 17. Paragraph (a) of subsection (4) of section
933	943.0585, Florida Statutes, is amended to read:
934	943.0585 Court-ordered expunction of criminal history
935	recordsThe courts of this state have jurisdiction over their
936	own procedures, including the maintenance, expunction, and
937	correction of judicial records containing criminal history
938	information to the extent such procedures are not inconsistent
939	with the conditions, responsibilities, and duties established by
940	this section. Any court of competent jurisdiction may order a
941	criminal justice agency to expunge the criminal history record
942	of a minor or an adult who complies with the requirements of
943	this section. The court shall not order a criminal justice
944	agency to expunge a criminal history record until the person
945	seeking to expunge a criminal history record has applied for and
946	received a certificate of eligibility for expunction pursuant to
947	subsection (2). A criminal history record that relates to a
948	violation of s. 393.135, s. 394.4593, s. 787.025, chapter 794,
949	s. 796.03, s. 800.04, s. 810.14, s. 817.034, s. 825.1025, s.
950	827.071, chapter 839, s. 847.0133, s. 847.0135, s. 847.0145, s.
951	893.135, s. 916.1075, a violation enumerated in s. 907.041, or
952	any violation specified as a predicate offense for registration
953	as a sexual predator pursuant to s. 775.21, without regard to
954	whether that offense alone is sufficient to require such
955	registration, or for registration as a sexual offender pursuant
956	to s. 943.0435, may not be expunged, without regard to whether
957	adjudication was withheld, if the defendant was found guilty of

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586-02731-12 2012320c1 958 or pled guilty or nolo contendere to the offense, or if the 959 defendant, as a minor, was found to have committed, or pled 960 quilty or nolo contendere to committing, the offense as a 961 delinquent act. The court may only order expunction of a 962 criminal history record pertaining to one arrest or one incident 963 of alleged criminal activity, except as provided in this 964 section. The court may, at its sole discretion, order the 965 expunction of a criminal history record pertaining to more than 966 one arrest if the additional arrests directly relate to the 967 original arrest. If the court intends to order the expunction of 968 records pertaining to such additional arrests, such intent must 969 be specified in the order. A criminal justice agency may not 970 expunge any record pertaining to such additional arrests if the 971 order to expunge does not articulate the intention of the court 972 to expunge a record pertaining to more than one arrest. This 973 section does not prevent the court from ordering the expunction 974 of only a portion of a criminal history record pertaining to one 975 arrest or one incident of alleged criminal activity. 976 Notwithstanding any law to the contrary, a criminal justice 977 agency may comply with laws, court orders, and official requests 978 of other jurisdictions relating to expunction, correction, or 979 confidential handling of criminal history records or information 980 derived therefrom. This section does not confer any right to the 981 expunction of any criminal history record, and any request for 982 expunction of a criminal history record may be denied at the 983 sole discretion of the court.

984 (4) EFFECT OF CRIMINAL HISTORY RECORD EXPUNCTION.—Any
985 criminal history record of a minor or an adult which is ordered
986 expunged by a court of competent jurisdiction pursuant to this

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987	section must be physically destroyed or obliterated by any
988	criminal justice agency having custody of such record; except
989	that any criminal history record in the custody of the
990	department must be retained in all cases. A criminal history
991	record ordered expunged that is retained by the department is
992	confidential and exempt from the provisions of s. 119.07(1) and
993	s. 24(a), Art. I of the State Constitution and not available to
994	any person or entity except upon order of a court of competent
995	jurisdiction. A criminal justice agency may retain a notation
996	indicating compliance with an order to expunge.
997	(a) The person who is the subject of a criminal history
998	record that is expunged under this section or under other
999	provisions of law, including former s. 893.14, former s. 901.33,
1000	and former s. 943.058, may lawfully deny or fail to acknowledge
1001	the arrests covered by the expunged record, except when the
1002	subject of the record:
1003	1. Is a candidate for employment with a criminal justice
1004	agency;
1005	2. Is a defendant in a criminal prosecution;
1006	3. Concurrently or subsequently petitions for relief under
1007	this section or s. 943.059;
1008	4. Is a candidate for admission to The Florida Bar;
1009	5. Is seeking to be employed or licensed by or to contract
1010	with the Department of Children and Family Services, <u>the</u>
1011	Division of Vocational Rehabilitation within the Department of
1012	Education, the Agency for Health Care Administration, the Agency
1013	for Persons with Disabilities, the Department of Health, the
1014	Department of Elderly Affairs, or the Department of Juvenile
1015	Justice or to be employed or used by such contractor or licensee

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1010	586-02731-12 2012320c1
1016	in a sensitive position having direct contact with children, the
1017	developmentally disabled, the aged, or the elderly as provided
1018	in s. 110.1127(3), s. 393.063, s. 394.4572(1), s. 397.451, s.
1019	402.302(3), s. 402.313(3), s. 409.175(2)(i), s. 415.102(5),
1020	chapter 916, s. 985.644, chapter 400, or chapter 429;
1021	6. Is seeking to be employed or licensed by the Department
1022	of Education, any district school board, any university
1023	laboratory school, any charter school, any private or parochial
1024	school, or any local governmental entity that licenses child
1025	care facilities; or
1026	7. Is seeking authorization from a seaport listed in s.
1027	311.09 for employment within or access to one or more of such
1028	seaports pursuant to s. 311.12.
1029	Section 18. Paragraph (a) of subsection (4) of section
1030	943.059, Florida Statutes, is amended to read:
1031	943.059 Court-ordered sealing of criminal history records.—
1032	The courts of this state shall continue to have jurisdiction
1033	over their own procedures, including the maintenance, sealing,
1034	and correction of judicial records containing criminal history
1035	information to the extent such procedures are not inconsistent
1036	with the conditions, responsibilities, and duties established by
1037	this section. Any court of competent jurisdiction may order a
1038	criminal justice agency to seal the criminal history record of a
1039	minor or an adult who complies with the requirements of this
1040	section. The court shall not order a criminal justice agency to
1041	seal a criminal history record until the person seeking to seal
1042	a criminal history record has applied for and received a
1043	certificate of eligibility for sealing pursuant to subsection
1044	(2). A criminal history record that relates to a violation of s.

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586-02731-12 2012320c1 1045 393.135, s. 394.4593, s. 787.025, chapter 794, s. 796.03, s. 1046 800.04, s. 810.14, s. 817.034, s. 825.1025, s. 827.071, chapter 839, s. 847.0133, s. 847.0135, s. 847.0145, s. 893.135, s. 1047 1048 916.1075, a violation enumerated in s. 907.041, or any violation 1049 specified as a predicate offense for registration as a sexual 1050 predator pursuant to s. 775.21, without regard to whether that 1051 offense alone is sufficient to require such registration, or for 1052 registration as a sexual offender pursuant to s. 943.0435, may 1053 not be sealed, without regard to whether adjudication was 1054 withheld, if the defendant was found guilty of or pled guilty or 1055 nolo contendere to the offense, or if the defendant, as a minor, 1056 was found to have committed or pled quilty or nolo contendere to 1057 committing the offense as a delinquent act. The court may only 1058 order sealing of a criminal history record pertaining to one 1059 arrest or one incident of alleged criminal activity, except as 1060 provided in this section. The court may, at its sole discretion, 1061 order the sealing of a criminal history record pertaining to 1062 more than one arrest if the additional arrests directly relate 1063 to the original arrest. If the court intends to order the 1064 sealing of records pertaining to such additional arrests, such 1065 intent must be specified in the order. A criminal justice agency 1066 may not seal any record pertaining to such additional arrests if the order to seal does not articulate the intention of the court 1067 1068 to seal records pertaining to more than one arrest. This section 1069 does not prevent the court from ordering the sealing of only a 1070 portion of a criminal history record pertaining to one arrest or 1071 one incident of alleged criminal activity. Notwithstanding any 1072 law to the contrary, a criminal justice agency may comply with 1073 laws, court orders, and official requests of other jurisdictions

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586-02731-12 2012320c1 1074 relating to sealing, correction, or confidential handling of 1075 criminal history records or information derived therefrom. This 1076 section does not confer any right to the sealing of any criminal 1077 history record, and any request for sealing a criminal history 1078 record may be denied at the sole discretion of the court. 1079 (4) EFFECT OF CRIMINAL HISTORY RECORD SEALING.-A criminal 1080 history record of a minor or an adult which is ordered sealed by 1081 a court of competent jurisdiction pursuant to this section is 1082 confidential and exempt from the provisions of s. 119.07(1) and 1083 s. 24(a), Art. I of the State Constitution and is available only to the person who is the subject of the record, to the subject's 1084 1085 attorney, to criminal justice agencies for their respective 1086 criminal justice purposes, which include conducting a criminal 1087 history background check for approval of firearms purchases or 1088 transfers as authorized by state or federal law, to judges in 1089 the state courts system for the purpose of assisting them in 1090 their case-related decisionmaking responsibilities, as set forth 1091 in s. 943.053(5), or to those entities set forth in subparagraphs (a)1., 4., 5., 6., and 8. for their respective 1092 1093 licensing, access authorization, and employment purposes. 1094 (a) The subject of a criminal history record sealed under 1095 this section or under other provisions of law, including former s. 893.14, former s. 901.33, and former s. 943.058, may lawfully 1096 1097 deny or fail to acknowledge the arrests covered by the sealed

1099 1. Is a candidate for employment with a criminal justice 1100 agency;

1101 1102

1098

Is a defendant in a criminal prosecution;

record, except when the subject of the record:

3. Concurrently or subsequently petitions for relief under

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1129

CS for SB 320

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586-02731-12
                                                               2012320c1
1103
      this section or s. 943.0585;
1104
           4. Is a candidate for admission to The Florida Bar;
1105
           5. Is seeking to be employed or licensed by or to contract
1106
      with the Department of Children and Family Services, the
1107
      Division of Vocational Rehabilitation within the Department of
1108
      Education, the Agency for Health Care Administration, the Agency
1109
      for Persons with Disabilities, the Department of Health, the
1110
      Department of Elderly Affairs, or the Department of Juvenile
      Justice or to be employed or used by such contractor or licensee
1111
1112
      in a sensitive position having direct contact with children, the
1113
      developmentally disabled, the aged, or the elderly as provided
      in s. 110.1127(3), s. 393.063, s. 394.4572(1), s. 397.451, s.
1114
1115
      402.302(3), s. 402.313(3), s. 409.175(2)(i), s. 415.102(5), s.
      415.103, chapter 916, s. 985.644, chapter 400, or chapter 429;
1116
1117
            6. Is seeking to be employed or licensed by the Department
1118
      of Education, any district school board, any university
1119
      laboratory school, any charter school, any private or parochial
1120
      school, or any local governmental entity that licenses child
1121
      care facilities;
1122
           7. Is attempting to purchase a firearm from a licensed
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1122 7. Is attempting to purchase a firearm from a licensed 1123 importer, licensed manufacturer, or licensed dealer and is 1124 subject to a criminal history check under state or federal law; 1125 or

1126 8. Is seeking authorization from a Florida seaport 1127 identified in s. 311.09 for employment within or access to one 1128 or more of such seaports pursuant to s. 311.12.

Section 19. This act shall take effect upon becoming a law.

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