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1	A bill to be entitled
2	An act relating to athletic coaches for youth athletic
3	teams; amending s. 943.0438, F.S.; revising the
4	definition of the term "athletic coach"; expanding
5	provisions relating to athletic coaches for
6	independent sanctioning authorities to require such
7	authorities to conduct specified background screening
8	of certain coaches of youth athletic teams; providing
9	that the duty may not be delegated; providing for
10	disqualification; providing for exemption from
11	disqualification; requiring that specified
12	documentation be maintained for a specified period by
13	such authorities; providing an effective date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. Subsection (1) and paragraphs (a), (b), (c), and
18	(d) of subsection (2) of section 943.0438, Florida Statutes, are
19	amended to read:
20	943.0438 Athletic coaches for independent sanctioning
21	authorities
22	(1) As used in this section, the term:
23	(a) "Athletic coach" means a person who:
24	1. Is authorized by an independent sanctioning authority to
25	work <u>as a coach, assistant coach, or referee</u> for 20 or more
26	hours within a calendar year, whether for compensation or as a
27	volunteer, for a youth athletic team based in this state; and
28	2. Has direct contact with one or more minors on the youth
29	athletic team.

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30 (b) "Independent sanctioning authority" means a private, 31 nongovernmental entity that organizes, operates, or coordinates 32 a youth athletic team in this state if the team includes one or 33 more minors and is not affiliated with a private school as defined in s. 1002.01. 34 35 (2) An independent sanctioning authority shall: 36 (a)1. Conduct a level 1 background screening pursuant to s. 37 435.03 of each current and prospective athletic coach. The authority may not delegate this responsibility to an individual 38 39 team and may not authorize any No person shall be authorized by 40 the independent sanctioning authority to act as an athletic 41 coach unless a level 1 background screening is has been 42 conducted and does did not result in disqualification under 43 paragraph (b). Level 1 background screenings shall be conducted annually for each athletic coach. For purposes of this section, 44 a background screening shall include be conducted with a search 45 46 of the athletic coach's name or other identifying information 47 against state and federal registries of sexual predators and sexual offenders, which are available to the public on Internet 48 49 sites provided by: 50

50 51

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a. The Department of Law Enforcement under s. 943.043; andb. The Attorney General of the United States under 42U.S.C. s. 16920.

53 2. For purposes of this section, a background screening 54 conducted by a commercial consumer reporting agency in 55 compliance with the federal Fair Credit Reporting Act using the 56 identifying information referenced in subparagraph 1. and that 57 includes <u>a level 1 background screening and a search of</u> 58 searching that information against the sexual predator and

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59 sexual offender Internet sites listed in sub-subparagraphs 1.a. 60 and b. shall be deemed <u>to satisfy</u> in compliance with the 61 requirements of this <u>paragraph</u> section.

(b) Disqualify any person from acting as an athletic coach
as provided in s. 435.03 or if he or she is identified on a
registry described in paragraph (a). The authority may allow a
person disqualified under this paragraph to act as an athletic
coach if it determines that the person meets the requirements
for an exemption from disqualification under s. 435.07.

(c) Provide, within 7 business days following the background screening under paragraph (a), written notice to a person disqualified under this section advising the person of the results and of his or her disqualification.

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(d) Maintain for at least 5 years documentation of:

73 1. The results for each person screened under paragraph74 (a); and

75 2. The written notice of disqualification provided to each76 person under paragraph (c).

77

Section 2. This act shall take effect July 1, 2014.

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