1 A bill to be entitled 2 An act relating to controlled substances; amending s. 3 893.135, F.S.; authorizing a defendant to move to 4 depart from the mandatory minimum term of imprisonment 5 of 3 years and from the mandatory fine for a drug 6 trafficking violation involving a specified quantity 7 of a specified controlled substance; authorizing the 8 state attorney to file an objection to the motion; 9 authorizing the sentencing court to grant the motion 10 if the court finds that the defendant has demonstrated by a preponderance of the evidence that specified 11 12 criteria are met; providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Present subsection (7) of section 893.135, 17 Florida Statutes, is redesignated as subsection (8), and a new subsection (7) is added to that section, to read: 18 19 893.135 Trafficking; mandatory sentences; suspension or 20 reduction of sentences; conspiracy to engage in trafficking.-21 (7) (a) A person who is convicted of a violation of this 22 section may move the sentencing court to depart from the mandatory minimum term of imprisonment of 3 years and the 23 mandatory fine that would apply to the conviction absent a 24 25 departure. The state attorney may file an objection to the 26 motion.

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27	(b) The court may grant the motion if the court finds that
28	the defendant has demonstrated by a preponderance of the
29	evidence that all of the following criteria are met:
30	1. The defendant has not previously benefited by a
31	departure from the mandatory minimum term of imprisonment of 3
32	years and mandatory fine under this subsection.
33	2. The defendant's violation of this section would be
34	subject to a mandatory minimum term of 3 years and mandatory
35	<u>fine absent a departure.</u>
36	3. The defendant's violation of this section involves
37	possession of one of the following controlled substances or a
38	mixture that contains one of the following controlled
39	substances:
40	a. Not more than 34 grams of cocaine;
41	b. Not more than 17 grams of hydrocodone;
42	c. Not more than 8 grams of oxycodone;
43	d. Not more than 6 grams of any controlled substance as
44	described in subparagraph (1)(c)1.;
45	e. Not more than 34 grams of phencyclidine;
46	f. Not more than 17 grams of amphetamine or
47	methamphetamine;
48	g. Not more than 6 grams of flunitrazepam;
49	h. Not more than 20 grams of a Phenethylamine as described
50	in subparagraph (1)(k)1.; or
51	i. Not more than 2 grams of lysergic acid diethylamide
52	(LSD).
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53 The defendant did not possess the controlled substance 4. 54 or mixture containing the controlled substance with the intent 55 to sell, manufacture, or deliver the substance or mixture. 56 5. The defendant did not obtain the controlled substance 57 or mixture containing the controlled substance by using a minor 58 to obtain the substance or mixture. 6. In committing the violation of this section, the 59 60 defendant did not possess or threaten to use a firearm or deadly 61 weapon, or use or threaten to use physical force against another 62 person. 63 7. The defendant does not have a previous conviction for 64 or has not had adjudication withheld for a violation of this 65 section. 66 8. The defendant does not have a previous conviction for, does not have an adjudication of delinquency for, or has not had 67 68 adjudication withheld for a violation of s. 893.13 which 69 involved the sale, manufacture, or delivery of a controlled 70 substance or the possession with intent to sell, manufacture, or 71 deliver a controlled substance. 72 9. The defendant does not have a previous conviction for, 73 does not have an adjudication of delinquency for, or has not had 74 adjudication withheld for committing or for attempting, 75 soliciting, or conspiring to commit any of the criminal offenses 76 proscribed in the following statutes or similar offenses in 77 another jurisdiction: 78 a. Section 393.135(2);

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79	b. Section 394.4593(2);
80	c. Section 787.01, s. 787.02, or s. 787.025(2)(c), if the
81	victim is a minor and the defendant is not the victim's parent
82	or guardian;
83	d. Section 787.06(3)(b), (d), (f), or (g);
84	e. Section 794.011, excluding s. 794.011(10);
85	f. Section 794.05;
86	g. Former s. 796.03;
87	h. Former s. 796.035;
88	i. Section 800.04;
89	j. Section 810.145(8);
90	k. Section 825.1025;
91	1. Section 827.071;
92	m. Section 847.0133;
93	n. Section 847.0135, excluding s. 847.0135(6);
94	o. Section 847.0137;
95	p. Section 847.0138;
96	<u>q. Section 847.0145;</u>
97	r. Section 916.1075(2);
98	<u>s. Section 985.701(1); or</u>
99	t. Any offense similar to those listed in sub-
100	subparagraphs as. which was committed in this state and which
101	has been redesignated from a former statute number to one of
102	those listed in this subparagraph.
103	10. The defendant is amenable to substance abuse treatment
104	if the court determines that he or she is in need of such
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105	trea	tment.										
106		Section	2.	This	act	shall	take	effect	July	1,	2016.	
						Pag	e 5 of 5					

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