2017852er 1 2 An act relating to human trafficking; amending s. 3 39.524, F.S.; requiring the Department of Children and 4 Families or a sheriff's office to conduct a 5 multidisciplinary staffing on child victims of 6 commercial sexual exploitation to determine the 7 child's service and placement needs; revising the date 8 by which the department or sheriff's office must 9 submit a report to the Legislature on child commercial 10 sexual exploitation and safe-harbor placements; revising the contents of the report, including 11 12 recommendations by the Office of Program Policy 13 Analysis and Government Accountability study on commercial sexual exploitation of children; requiring 14 15 the department to maintain certain data on the child 16 victims; amending s. 92.565, F.S.; adding commercial 17 sexual activity as a crime in which the defendant's 18 admission is admissible during trial; amending s. 19 409.016, F.S.; defining the term "commercial sexual exploitation"; amending s. 409.1678, F.S.; deleting 20 21 the term "sexually exploited child"; removing an 22 obsolete date; conforming provisions to changes made 23 by the act; amending s. 409.1754, F.S.; requiring the 2.4 department or sheriff's office to conduct 25 multidisciplinary staffings for child victims; 26 requiring a service plan for all victims of child 27 commercial sexual exploitation; requiring the 28 department or sheriff's office to follow up on all 29 victims of child commercial sexual exploitation within

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2017852er 30 a specified timeframe; amending s. 464.013, F.S.; revising the continuing medical education course 31 32 requirements for certain relicensures or recertifications to include a course in human 33 trafficking; providing requirements and procedures for 34 35 the course; amending s. 907.041, F.S.; adding human 36 trafficking to the list of crimes requiring pretrial 37 detention of the defendant; reenacting s. 790.065(2)(c), F.S., relating to the sale and delivery 38 39 of firearms to incorporate the amendment made to s. 40 907.041, F.S., in a reference thereto; providing an effective date. 41 42 43 Be It Enacted by the Legislature of the State of Florida: 44 45 Section 1. Section 39.524, Florida Statutes, is amended to 46 read: 39.524 Safe-harbor placement.-47 (1) Except as provided in s. 39.407 or s. 985.801, a 48 49 dependent child 6 years of age or older who is suspected of 50 being or has been found to be a victim of commercial sexual exploitation as defined in s. 409.016 s. 39.01(70)(g) must be 51 52 assessed, and the department or a sheriff's office acting under s. 39.3065 must conduct a multidisciplinary staffing pursuant to 53 54 s. 409.1754(2), to determine the child's need for services and 55 his or her need for placement in a safe house or safe foster 56 home as provided in s. 409.1678 using the initial screening and 57 assessment instruments provided in s. 409.1754(1). If such 58 placement is determined to be appropriate for the child as a

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2017852er 59 result of this assessment, the child may be placed in a safe 60 house or safe foster home, if one is available. However, the 61 child may be placed in another setting, if the other setting is 62 more appropriate to the child's needs or if a safe house or safe foster home is unavailable, as long as the child's behaviors are 63 64 managed so as not to endanger other children served in that 65 setting. 66 (2) The results of the assessment described in s. 67 409.1754(1), the multidisciplinary staffing described in s. 68 409.1754(2), and the actions taken as a result of the assessment 69 must be included in the disposition hearing or next judicial 70 review of the child. At each subsequent judicial review, the court must be advised in writing of the status of the child's 71 72 placement, with special reference regarding the stability of the placement, any specialized services, and the permanency planning 73 74 for the child. 75 (3) (a) By October December 1 of each year, the department, 76 with information from community-based care agencies and certain 77 sheriff's offices acting under s. 39.3065, shall report to the Legislature on the prevalence of child commercial sexual 78 79 exploitation; the specialized services provided and placement of 80 such children; the local service capacity assessed pursuant to 81 s. 409.1754; the placement of children in safe houses and safe 82 foster homes during the year, including the criteria used to 83 determine the placement of children; τ the number of children who were evaluated for placement; τ the number of children who were 84 85 placed based upon the evaluation; - and the number of children who were not placed; and the department's response to the 86 87 findings and recommendations made by the Office of Program

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88	Policy Analysis and Government Accountability in its annual						
89	study on commercial sexual exploitation of children, as required						
90	by s. 409.16791.						
91	(b) The department shall maintain data specifying the						
92	number of children who were verified as victims of commercial						
93	sexual exploitation, who were referred to nonresidential						
94	services in the community, who were placed in a safe house or						
95	safe foster home, and who were referred to a safe house or safe						
96	foster home for whom placement was unavailable, and shall						
97	identify the counties in which such placement was unavailable.						
98	The department shall include this data in its report under this						
99	subsection so that the Legislature may consider this information						
100	in developing the General Appropriations Act.						
101	Section 2. Subsection (2) of section 92.565, Florida						
102	Statutes, is amended to read:						
103	92.565 Admissibility of confession in sexual abuse cases						
104	(2) In any criminal action in which the defendant is						
105	charged with a crime against a victim under <u>s. 787.06(3),</u>						
106	involving commercial sexual activity; s. 794.011; s. 794.05; s.						
107	800.04; s. 826.04; s. 827.03, involving sexual abuse; s. 827.04,						
108	involving sexual abuse; s. 827.071; or s. 847.0135(5), or any						
109	other crime involving sexual abuse of another, or with any						
110	attempt, solicitation, or conspiracy to commit any of these						
111	crimes, the defendant's memorialized confession or admission is						
112	admissible during trial without the state having to prove a						
113	corpus delicti of the crime if the court finds in a hearing						
114	conducted outside the presence of the jury that the state is						
115	unable to show the existence of each element of the crime, and						
116	having so found, further finds that the defendant's confession						

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2017852er 117 or admission is trustworthy. Factors which may be relevant in 118 determining whether the state is unable to show the existence of 119 each element of the crime include, but are not limited to, the fact that, at the time the crime was committed, the victim was: 120 (a) Physically helpless, mentally incapacitated, or 121 122 mentally defective, as those terms are defined in s. 794.011; 123 (b) Physically incapacitated due to age, infirmity, or any 124 other cause; or 125 (c) Less than 12 years of age. Section 3. Present subsections (1), (2), and (3) of section 126 409.016, Florida Statutes, are redesignated as subsections (2), 127 (3), and (4), respectively, and a new subsection (1) is added to 128 129 that section, to read: 130 409.016 Definitions.-As used in this chapter: (1) "Commercial sexual exploitation" means the use of any 131 132 person under the age of 18 years for sexual purposes in exchange 133 for money, goods, or services or the promise of money, goods, or services. 134 135 Section 4. Section 409.1678, Florida Statutes, is amended 136 to read: 409.1678 Specialized residential options for children who 137 138 are victims of commercial sexual exploitation.-139 (1) DEFINITIONS.-As used in this section, the term: 140 (a) "Safe foster home" means a foster home certified by the 141 department under this section to care for sexually exploited 142 children. 143 (b) "Safe house" means a group residential placement 144 certified by the department under this section to care for 145 sexually exploited children.

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146	(c) "Sexually exploited child" means a child who has						
147	suffered sexual exploitation as defined in s. 39.01(70)(g) and						
148	is ineligible for relief and benefits under the federal						
149	Trafficking Victims Protection Act, 22 U.S.C. ss. 7101 et seq.						
150	(2) CERTIFICATION OF SAFE HOUSES AND SAFE FOSTER HOMES.—						
151	(a) A safe house and a safe foster home shall provide a						
152	safe, separate, and therapeutic environment tailored to the						
153	needs of commercially sexually exploited children who have						
154	endured significant trauma and are not eligible for relief and						
155	benefits under the federal Trafficking Victims Protection Act,						
156	22 U.S.C. ss. 7101 et seq. Safe houses and safe foster homes						
157	shall use a model of treatment that includes strength-based and						
158	trauma-informed approaches.						
159	(b) A safe house or a safe foster home must be certified by						
160	the department. A residential facility accepting state funds						
161	appropriated to provide services to sexually exploited children						
162	or child victims of commercial sexual exploitation sex						
163	trafficking must be certified by the department as a safe house						
164	or a safe foster home. An entity may not use the designation						
165	"safe house" or "safe foster home" and hold itself out as						
166	serving child victims of commercial sexual exploitation sexually						
167	exploited children unless the entity is certified under this						
168	section.						
169	(c) To be certified, a safe house must hold a license as a						
170	residential child-caring agency, as defined in s. 409.175, and a						

- 173 also:
- 174

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172

1. Use strength-based and trauma-informed approaches to

safe foster home must hold a license as a family foster home, as

defined in s. 409.175. A safe house or safe foster home must

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175 care, to the extent possible and appropriate.

176

2. Serve exclusively one sex.

3. Group <u>child victims of commercial sexual exploitation</u>
 sexually exploited children by age or maturity level.

4. Care for <u>child victims of commercial sexual exploitation</u> sexually exploited children in a manner that separates those children from children with other needs. Safe houses and safe foster homes may care for other populations if the children who have not experienced <u>commercial</u> sexual exploitation do not interact with children who have experienced <u>commercial</u> sexual exploitation.

186 5. Have awake staff members on duty 24 hours a day, if a187 safe house.

6. Provide appropriate security through facility design, hardware, technology, staffing, and siting, including, but not limited to, external video monitoring or door exit alarms, a high staff-to-client ratio, or being situated in a remote location that is isolated from major transportation centers and common trafficking areas.

194 7. Meet other criteria established by department rule,
195 which may include, but are not limited to, personnel
196 qualifications, staffing ratios, and types of services offered.

(d) Safe houses and safe foster homes shall provide
services tailored to the needs of <u>child victims of commercial</u>
<u>sexual exploitation</u> sexually exploited children and shall
conduct a comprehensive assessment of the service needs of each
resident. In addition to the services required to be provided by
residential child caring agencies and family foster homes, safe
houses and safe foster homes must provide, arrange for, or

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2017852er 204 coordinate, at a minimum, the following services: 205 1. Victim-witness counseling. 206 2. Family counseling. 207 3. Behavioral health care. 208 4. Treatment and intervention for sexual assault. 5. Education tailored to the child's individual needs, 209 210 including remedial education if necessary. 211 6. Life skills and workforce training. 212 7. Mentoring by a survivor of commercial sexual 213 exploitation, if available and appropriate for the child. 214 8. Substance abuse screening and, when necessary, access to 215 treatment. 9. Planning services for the successful transition of each 216 217 child back to the community. 10. Activities structured in a manner that provides child 218 219 victims of commercial sexual exploitation sexually exploited 220 children with a full schedule. 221 (e) The community-based care lead agencies shall ensure 222 that foster parents of safe foster homes and staff of safe 223 houses complete intensive training regarding, at a minimum, the needs of child victims of commercial sexual exploitation 224 225 sexually exploited children, the effects of trauma and sexual 226 exploitation, and how to address those needs using strength-227 based and trauma-informed approaches. The department shall 228 specify the contents of this training by rule and may develop or contract for a standard curriculum. The department may establish 229 230 by rule additional criteria for the certification of safe houses 231 and safe foster homes that shall address the security, 232 therapeutic, social, health, and educational needs of child

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233 <u>victims of commercial sexual exploitation</u> sexually exploited 234 children.

(f) The department shall inspect safe houses and safe foster homes before certification and annually thereafter to ensure compliance with the requirements of this section. The department may place a moratorium on referrals and may revoke the certification of a safe house or safe foster home that fails at any time to meet the requirements of, or rules adopted under, this section.

(g) The certification period for safe houses and safe foster homes shall run concurrently with the terms of their licenses.

(3) SERVICES WITHIN A RESIDENTIAL TREATMENT CENTER OR 245 HOSPITAL. - No later than July 1, 2015, Residential treatment 246 centers licensed under s. 394.875, and hospitals licensed under 247 248 chapter 395 that provide residential mental health treatment, 249 shall provide specialized treatment for commercially sexually 250 exploited children in the custody of the department who are 251 placed in these facilities pursuant to s. 39.407(6), s. 252 394.4625, or s. 394.467. The specialized treatment must meet the 253 requirements of subparagraphs (2)(c)1. and 3.-7., paragraph 254 (2) (d), and the department's treatment standards adopted 255 pursuant to this section. The facilities shall ensure that 256 children are served in single-sex groups and that staff working 257 with such children are adequately trained in the effects of trauma and sexual exploitation, the needs of child victims of 258 259 commercial sexual exploitation sexually exploited children, and 260 how to address those needs using strength-based and trauma-261 informed approaches.

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(4) FUNDING FOR SERVICES; CASE MANAGEMENT.-

(a) This section does not prohibit any provider of services
for <u>child victims of commercial sexual exploitation</u> sexually
exploited children from appropriately billing Medicaid for
services rendered, from contracting with a local school district
for educational services, or from obtaining federal or local
funding for services provided, as long as two or more funding
sources do not pay for the same specific service that has been
provided to a child.

(b) The <u>community-based care</u> lead agency shall ensure that all <u>child victims of commercial sexual exploitation</u> sexually exploited children residing in safe houses or safe foster homes or served in residential treatment centers or hospitals pursuant to subsection (3) have a case manager and a case plan, whether or not the child is a dependent child.

(5) SCOPE OF AVAILABILITY OF SERVICES.—To the extent
possible provided by law and with authorized funding, the
services specified in this section may be available to all <u>child</u>
<u>victims of commercial sexual exploitation who are not eligible</u>
for relief and benefits under the federal Trafficking Victims
<u>Protection Act, 22 U.S.C. ss. 7101 et seq.</u>, <u>sexually exploited</u>
children whether such services are accessed voluntarily, as a
condition of probation, through a diversion program, through a
proceeding under chapter 39, or through a referral from a local
community-based care or social service agency.

(6) LOCATION INFORMATION.-

(a) Information about the location of a safe house, safe
foster home, or other residential facility serving <u>child victims</u>
of commercial sexual exploitation victims of sexual

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291 exploitation, as defined in s. 409.016 s. 39.01(70)(g), which is 292 held by an agency, as defined in s. 119.011, is confidential and 293 exempt from s. 119.07(1) and s. 24(a), Art. I of the State 294 Constitution. This exemption applies to such confidential and 295 exempt information held by an agency before, on, or after the 296 effective date of the exemption. 297 (b) Information about the location of a safe house, safe foster home, or other residential facility serving child victims 298

299 <u>of commercial sexual exploitation</u> victims of sexual 300 exploitation, as defined in <u>s. 409.016</u> s. 39.01(70)(g), may be 301 provided to an agency, as defined in s. 119.011, as necessary to 302 maintain health and safety standards and to address emergency 303 situations in the safe house, safe foster home, or other 304 residential facility.

(c) The exemptions from s. 119.07(1) and s. 24(a), Art. I of the State Constitution provided in this subsection do not apply to facilities licensed by the Agency for Health Care Administration.

(d) This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2020, unless reviewed and saved from repeal through reenactment by the Legislature.

313 Section 5. Section 409.1754, Florida Statutes, is amended 314 to read:

315 409.1754 <u>Commercial sexual exploitation of children</u> 316 <u>Sexually exploited children</u>; screening and assessment; training; 317 <u>multidisciplinary staffings; service plans</u> case management; task 318 forces.-

319 (1) SCREENING AND ASSESSMENT.-

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CODING: Words stricken are deletions; words underlined are additions.

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2017852er 320 (a) The department shall develop or adopt one or more 321 initial screening and assessment instruments to identify, 322 determine the needs of, plan services for, and determine the 323 appropriate placement for child victims of commercial sexual exploitation who are not eligible for relief and benefits under 324 the federal Trafficking Victims Protection Act, 22 U.S.C. ss. 325 7101 et seq sexually exploited children. The department shall 326 327 consult state and local agencies, organizations, and individuals 328 involved in the identification and care of such sexually 329 exploited children when developing or adopting initial screening and assessment instruments. Initial screening and assessment 330 instruments shall assess the appropriate placement of child 331 victims of commercial sexual exploitation a sexually exploited 332 333 child, including whether placement in a safe house or safe foster home as provided in s. 409.1678 is appropriate, and shall 334 335 consider, at a minimum, the following factors: 336 1. Risk of the child running away. 337 2. Risk of the child recruiting other children into the 338 commercial sex trade. 3. Level of the child's attachment to his or her exploiter. 339 340 4. Level and type of trauma that the child has endured. 5. Nature of the child's interactions with law enforcement. 341 6. Length of time that the child was a victim of commercial 342 343 sexual exploitation sexually exploited. 344 7. Extent of any substance abuse by the child. 345 (b) The initial screening and assessment instruments shall 346 be validated, if possible, and must be used by the department, 347 juvenile assessment centers as provided in s. 985.135, and 348 community-based care lead agencies.

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349 (c) The department shall adopt rules that specify the 350 initial screening and assessment instruments to be used and 351 provide requirements for their use and for the reporting of data 352 collected through their use.

(d) The department, or a sheriff's office acting under s.
354 <u>39.3065</u>, the Department of Juvenile Justice, and community-based
355 care lead agencies may use additional assessment instruments in
356 the course of serving sexually exploited children.

357

(2) MULTIDISCIPLINARY STAFFINGS AND SERVICE PLANS.-

(a) The department, or a sheriff's office acting under s. 358 359 39.3065, shall conduct a multidisciplinary staffing for each 360 child that is a suspected or verified victim of commercial sexual exploitation. The department or sheriff's office shall 361 362 coordinate the staffing and invite individuals involved in the child's care, including, but not limited to, the child, if 363 364 appropriate; the child's family or legal guardian; the child's 365 guardian ad litem; Department of Juvenile Justice staff; school 366 district staff; local health and human services providers; 367 victim advocates; and any other persons who may be able to 368 assist the child.

(b) The staffing must use the assessment, local services, 369 370 and local protocols required by this section to develop a 371 service plan. The service plan must identify the needs of the child and his or her family, the local services available to 372 373 meet those needs, and whether placement in a safe house or safe 374 foster home is needed. If the child is dependent, the case plan 375 required by s. 39.6011 may meet the requirement for a service 376 plan, but must be amended to incorporate the results of the multidisciplinary staffing. If the child is not dependent, the 377

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378	service plan is voluntary and the department or sheriff's office					
379	shall provide the plan to the victim and his or her family or					
380	legal guardian and offer to make any needed referrals to local					
381	service providers.					
382	(c) The services identified in the service plan should be					
383	provided in the least restrictive environment and may include,					
384	but need not be limited to, the following:					
385	1. Emergency shelter and runaway center services;					
386	2. Outpatient individual or group counseling for the victim					
387	and the victim's family or legal guardian;					
388	3. Substance use disorder treatment services;					
389	4. Drop-in centers or mentoring programs;					
390	5. Commercial sexual exploitation treatment programs;					
391	6. Child advocacy center services pursuant to s. 39.3035;					
392	7. Prevention services such as those provided by the					
393	Florida Network of Youth and Family Services and the PACE Center					
394	for Girls;					
395	8. Family foster care;					
396	9. Therapeutic foster care;					
397	10. Safe houses or safe foster homes;					
398	11. Residential treatment programs; and					
399	12. Employment or workforce training.					
400	(d) The department, or a sheriff's office acting under s.					
401	39.3065, shall follow up with all verified victims of commercial					
402	sexual exploitation who are dependent within 6 months of the					
403	completion of the child abuse investigation, and such					
404	information must be included in the report required under s.					
405	39.524. The followup must determine the following:					
406	1. Whether a referral was made for the services recommended					

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407	in the service plan;					
408	2. Whether the services were received and, if not, the					
409	reasons why;					
410	3. Whether the services or treatments were completed and,					
411	if not, the reasons why;					
412	4. Whether the victim has experienced commercial sexual					
413	exploitation since the verified report;					
414	5. Whether the victim has run away since the verified					
415	report;					
416	6. The type and number of placements, if applicable;					
417	7. The educational status of the child;					
418	8. The employment status of the child; and					
419	9. Whether the child has been involved in the juvenile or					
420	criminal justice system.					
421	(e) The department, or a sheriff's office acting under s.					
422	39.3065, shall follow up with all verified victims of commercial					
423	sexual exploitation who are not dependent within 6 months after					
424	the child abuse investigation is completed and the information					
425	must be used in the report required under s. 39.524. The					
426	followup for nondependent victims and their families is					
427	voluntary, and the victim, family, or legal guardian is not					
428	required to respond. The followup must attempt to determine the					
429	following:					
430	1. Whether a referral was made for the services recommended					
431	in the service plan;					
432	2. Whether the services were received and, if not, the					
433	reasons why;					
434	3. Whether the services or treatments were completed and,					
435	if not, the reasons why;					

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436	4. Whether the victim has experienced commercial sexual					
437	exploitation since the verified report;					
438	5. Whether the victim has run away since the verified					
439	report;					
440	6. The educational status of the child;					
441	7. The employment status of the child; and					
442	8. Whether the child has been involved in the juvenile or					
443	criminal justice system.					
444	(3)(2) TRAINING; LOCAL PROTOCOLS CASE MANAGEMENT; TASK					
445	FORCES					
446	(a) 1. The department, or a sheriff's office acting under s.					
447	39.3065, and community-based care lead agencies shall ensure					
448	that cases in which a child is alleged, suspected, or known to					
449	be a victim of commercial sexual exploitation have been sexually					
450	exploited are assigned to child protective investigators and					
451	case managers who have specialized intensive training in					
452	handling cases involving a sexually exploited child. The					
453	department, sheriff's office, and lead agencies shall ensure					
454	that child protective investigators and case managers receive					
455	this training before accepting a case involving a <u>commercially</u>					
456	sexually exploited child.					
457	(b) 2. The Department of Juvenile Justice shall ensure that					
458	juvenile probation staff or contractors administering the					
459	detention risk assessment instrument pursuant to s. 985.14					
460	receive specialized intensive training in identifying and					
461	serving <u>commercially</u> sexually exploited children.					
462	(b) The department and community-based care lead agencies					
463	shall conduct regular multidisciplinary staffings relating to					
464	services provided for sexually exploited children to ensure that					

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465	all parties possess relevant information and services are
466	coordinated across systems. The department or community-based
467	care lead agency, as appropriate, shall coordinate these
468	staffings and invite individuals involved in the child's care,
469	including, but not limited to, the child's guardian ad litem,
470	juvenile justice system staff, school district staff, service
471	providers, and victim advocates.

(c) 1. Each region of the department and each community-472 473 based care lead agency shall jointly assess local service 474 capacity to meet the specialized service needs of commercially 475 sexually exploited children and establish a plan to develop the 476 necessary capacity. Each plan shall be developed in consultation with community-based care lead agencies, local law enforcement 477 478 officials, local school officials, runaway and homeless youth 479 program providers, local probation departments, children's 480 advocacy centers, quardians ad litem, public defenders, state 481 attorneys' offices, safe houses, and child advocates and service 482 providers who work directly with commercially sexually exploited 483 children.

484 (d) 2. Each region of the department and each communitybased care lead agency shall establish local protocols and 485 procedures for working with commercially sexually exploited 486 children which are responsive to the individual circumstances of 487 488 each child. The protocols and procedures shall take into account 489 the varying types and levels of trauma endured; whether the 490 commercial sexual exploitation is actively occurring, occurred 491 in the past, or is inactive but likely to recur; and the differing community resources and degrees of familial support 492 493 that are available. Child protective investigators and case

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494 managers must use these protocols and procedures when working 495 with a <u>victim of commercial sexual exploitation</u> sexually 496 exploited child.

497 (4)(3) LOCAL RESPONSE TO HUMAN TRAFFICKING; TRAINING; TASK
498 FORCE.-

499 (a) To the extent that funds are available, the local 500 regional director may provide training to local law enforcement 501 officials who are likely to encounter child victims of 502 commercial sexual exploitation sexually exploited children in 503 the course of their law enforcement duties. Training must shall 504 address the provisions of this section and how to identify and 505 obtain appropriate services for such sexually exploited children. The local circuit administrator may contract with a 506 507 not-for-profit agency with experience working with commercially sexually exploited children to provide the training. Circuits 508 509 may work cooperatively to provide training, which may be 510 provided on a regional basis. The department shall assist circuits to obtain available funds for the purpose of conducting 511 512 law enforcement training from the Office of Juvenile Justice and 513 Delinquency Prevention of the United States Department of 514 Justice.

515 (b) Circuit administrators or their designees, chief probation officers of the Department of Juvenile Justice or 516 517 their designees, and the chief operating officers of community-518 based care lead agencies or their designees shall participate in any task force, committee, council, advisory group, coalition, 519 520 or other entity in their service area that is involved in coordinating responses to address human trafficking or 521 522 commercial sexual exploitation of children. If such entity does

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523	not exist, the circuit administrator for the department shall						
524	initiate one.						
525	Section 6. Paragraph (c) is added to subsection (3) of						
526	section 464.013, Florida Statutes, to read:						
527	464.013 Renewal of license or certificate						
528	(3) The board shall by rule prescribe up to 30 hours of						
529	continuing education biennially as a condition for renewal of a						
530	license or certificate.						
531	(c) Notwithstanding the exemption in paragraph (a), as part						
532	of the maximum biennial continuing education hours required						
533	under this subsection, the board shall require each person						
534	licensed or certified under this chapter to complete a 2-hour						
535	continuing education course on human trafficking, as defined in						
536	s. 787.06(2). The continuing education course must consist of						
537	data and information on the types of human trafficking, such as						
538	labor and sex, and the extent of human trafficking; factors that						
539	place a person at greater risk of being a victim of human						
540	trafficking; public and private social services available for						
541	rescue, food, clothing, and shelter referrals; hotlines for						
542	reporting human trafficking which are maintained by the National						
543	Human Trafficking Resource Center and the United States						
544	Department of Homeland Security; validated assessment tools for						
545	identifying a human trafficking victim and general indicators						
546	that a person may be a victim of human trafficking; procedures						
547	for sharing information related to human trafficking with a						
548	patient; and referral options for legal and social services. All						
549	licensees must complete this course for every biennial licensure						
550	renewal on or after January 1, 2019.						
551	Section 7. Subsection (4) of section 907.041, Florida						

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552	Statutes, is amended to read:						
553	907.041 Pretrial detention and release						
554	(4) PRETRIAL DETENTION						
555	(a) As used in this subsection, "dangerous crime" means any						
556	of the following:						
557	1. Arson;						
558	2. Aggravated assault;						
559	3. Aggravated battery;						
560	4. Illegal use of explosives;						
561	5. Child abuse or aggravated child abuse;						
562	6. Abuse of an elderly person or disabled adult, or						
563	aggravated abuse of an elderly person or disabled adult;						
564	7. Aircraft piracy;						
565	8. Kidnapping;						
566	9. Homicide;						
567	10. Manslaughter;						
568	11. Sexual battery;						
569	12. Robbery;						
570	13. Carjacking;						
571	14. Lewd, lascivious, or indecent assault or act upon or in						
572	presence of a child under the age of 16 years;						
573	15. Sexual activity with a child, who is 12 years of age or						
574	older but less than 18 years of age, by or at solicitation of						
575	person in familial or custodial authority;						
576	16. Burglary of a dwelling;						
577	17. Stalking and aggravated stalking;						
578	18. Act of domestic violence as defined in s. 741.28;						
579	19. Home invasion robbery;						
580	20. Act of terrorism as defined in s. 775.30;						

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2017852er 581 21. Manufacturing any substances in violation of chapter 582 893; and 583 22. Attempting or conspiring to commit any such crime; and 584 23. Human trafficking. 585 (b) No person charged with a dangerous crime shall be 586 granted nonmonetary pretrial release at a first appearance 587 hearing; however, the court shall retain the discretion to 588 release an accused on electronic monitoring or on recognizance 589 bond if the findings on the record of facts and circumstances warrant such a release. 590 (c) The court may order pretrial detention if it finds a 591 substantial probability, based on a defendant's past and present 592 593 patterns of behavior, the criteria in s. 903.046, and any other 594 relevant facts, that any of the following circumstances exist: 595 1. The defendant has previously violated conditions of release and that no further conditions of release are reasonably 596 597 likely to assure the defendant's appearance at subsequent 598 proceedings; 599 2. The defendant, with the intent to obstruct the judicial 600 process, has threatened, intimidated, or injured any victim, potential witness, juror, or judicial officer, or has attempted 601 602 or conspired to do so, and that no condition of release will reasonably prevent the obstruction of the judicial process; 603 604 3. The defendant is charged with trafficking in controlled 605 substances as defined by s. 893.135, that there is a substantial probability that the defendant has committed the offense, and 606 607 that no conditions of release will reasonably assure the 608

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4. The defendant is charged with DUI manslaughter, as

defendant's appearance at subsequent criminal proceedings;

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610 defined by s. 316.193, and that there is a substantial 611 probability that the defendant committed the crime and that the 612 defendant poses a threat of harm to the community; conditions 613 that would support a finding by the court pursuant to this 614 subparagraph that the defendant poses a threat of harm to the 615 community include, but are not limited to, any of the following:

a. The defendant has previously been convicted of any crime
under s. 316.193, or of any crime in any other state or
territory of the United States that is substantially similar to
any crime under s. 316.193;

b. The defendant was driving with a suspended driverlicense when the charged crime was committed; or

622 c. The defendant has previously been found guilty of, or 623 has had adjudication of guilt withheld for, driving while the 624 defendant's driver license was suspended or revoked in violation 625 of s. 322.34;

626 5. The defendant poses the threat of harm to the community. 627 The court may so conclude, if it finds that the defendant is 628 presently charged with a dangerous crime, that there is a 629 substantial probability that the defendant committed such crime, that the factual circumstances of the crime indicate a disregard 630 for the safety of the community, and that there are no 631 conditions of release reasonably sufficient to protect the 632 633 community from the risk of physical harm to persons;

6. The defendant was on probation, parole, or other release 635 pending completion of sentence or on pretrial release for a 636 dangerous crime at the time the current offense was committed;

637 7. The defendant has violated one or more conditions of638 pretrial release or bond for the offense currently before the

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639 court and the violation, in the discretion of the court, 640 supports a finding that no conditions of release can reasonably 641 protect the community from risk of physical harm to persons or 642 assure the presence of the accused at trial; or

643 8.a. The defendant has ever been sentenced pursuant to s. 775.082(9) or s. 775.084 as a prison release reoffender, 644 habitual violent felony offender, three-time violent felony 645 646 offender, or violent career criminal, or the state attorney 647 files a notice seeking that the defendant be sentenced pursuant 648 to s. 775.082(9) or s. 775.084, as a prison release reoffender, habitual violent felony offender, three-time violent felony 649 offender, or violent career criminal; 650

b. There is a substantial probability that the defendantcommitted the offense; and

c. There are no conditions of release that can reasonably
protect the community from risk of physical harm or ensure the
presence of the accused at trial.

(d) When a person charged with a crime for which pretrial
detention could be ordered is arrested, the arresting agency
shall promptly notify the state attorney of the arrest and shall
provide the state attorney with such information as the
arresting agency has obtained relative to:

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1. The nature and circumstances of the offense charged;

662 2. The nature of any physical evidence seized and the 663 contents of any statements obtained from the defendant or any 664 witness;

3. The defendant's family ties, residence, employment,financial condition, and mental condition; and

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4. The defendant's past conduct and present conduct,

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668 including any record of convictions, previous flight to avoid669 prosecution, or failure to appear at court proceedings.

(e) When a person charged with a crime for which pretrial detention could be ordered is arrested, the arresting agency may detain such defendant, prior to the filing by the state attorney of a motion seeking pretrial detention, for a period not to exceed 24 hours.

(f) The pretrial detention hearing shall be held within 5 days of the filing by the state attorney of a complaint to seek pretrial detention. The defendant may request a continuance. No continuance shall be for longer than 5 days unless there are extenuating circumstances. The defendant may be detained pending the hearing. The state attorney shall be entitled to one continuance for good cause.

(g) The state attorney has the burden of showing the needfor pretrial detention.

684 (h) The defendant is entitled to be represented by counsel, 685 to present witnesses and evidence, and to cross-examine 686 witnesses. The court may admit relevant evidence without complying with the rules of evidence, but evidence secured in 687 violation of the United States Constitution or the Constitution 688 689 of the State of Florida shall not be admissible. No testimony by 690 the defendant shall be admissible to prove guilt at any other 691 judicial proceeding, but such testimony may be admitted in an 692 action for perjury, based upon the defendant's statements made 693 at the pretrial detention hearing, or for impeachment.

(i) The pretrial detention order of the court shall be
based solely upon evidence produced at the hearing and shall
contain findings of fact and conclusions of law to support it.

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697 The order shall be made either in writing or orally on the
698 record. The court shall render its findings within 24 hours of
699 the pretrial detention hearing.

(j) A defendant convicted at trial following the issuance of a pretrial detention order shall have credited to his or her sentence, if imprisonment is imposed, the time the defendant was held under the order, pursuant to s. 921.161.

(k) The defendant shall be entitled to dissolution of the
pretrial detention order whenever the court finds that a
subsequent event has eliminated the basis for detention.

707 (1) The Legislature finds that a person who manufactures 708 any substances in violation of chapter 893 poses a threat of 709 harm to the community and that the factual circumstances of such 710 a crime indicate a disregard for the safety of the community. The court shall order pretrial detention if the court finds that 711 712 there is a substantial probability that a defendant charged with 713 manufacturing any substances in violation of chapter 893 committed such a crime and if the court finds that there are no 714 715 conditions of release reasonably sufficient to protect the 716 community from the risk of physical harm to persons.

717 Section 8. For the purpose of incorporating the amendment 718 made by this act to section 907.041(4)(a), Florida Statutes, in 719 a reference thereto, paragraph (c) of subsection (2) of section 720 790.065, Florida Statutes, is reenacted to read:

721

790.065 Sale and delivery of firearms.-

(2) Upon receipt of a request for a criminal history record
check, the Department of Law Enforcement shall, during the
licensee's call or by return call, forthwith:

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(c)1. Review any records available to it to determine

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2017852er 726 whether the potential buyer or transferee has been indicted or 727 has had an information filed against her or him for an offense 728 that is a felony under either state or federal law, or, as 729 mandated by federal law, has had an injunction for protection against domestic violence entered against the potential buyer or 730 731 transferee under s. 741.30, has had an injunction for protection 732 against repeat violence entered against the potential buyer or 733 transferee under s. 784.046, or has been arrested for a 734 dangerous crime as specified in s. 907.041(4)(a) or for any of 735 the following enumerated offenses: a. Criminal anarchy under ss. 876.01 and 876.02. 736 b. Extortion under s. 836.05. 737 c. Explosives violations under s. 552.22(1) and (2). 738 739 d. Controlled substances violations under chapter 893. 740 e. Resisting an officer with violence under s. 843.01. 741 f. Weapons and firearms violations under this chapter. 742 q. Treason under s. 876.32. h. Assisting self-murder under s. 782.08. 743 744 i. Sabotage under s. 876.38. 745 j. Stalking or aggravated stalking under s. 784.048. 746 747 If the review indicates any such indictment, information, or 748 arrest, the department shall provide to the licensee a 749 conditional nonapproval number. 750 2. Within 24 working hours, the department shall determine 751 the disposition of the indictment, information, or arrest and 752 inform the licensee as to whether the potential buyer is 753 prohibited from receiving or possessing a firearm. For purposes 754 of this paragraph, "working hours" means the hours from 8 a.m.

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to 5 p.m. Monday through Friday, excluding legal holidays. 3. The office of the clerk of court, at no charge to the 756 757 department, shall respond to any department request for data on 758 the disposition of the indictment, information, or arrest as

759 soon as possible, but in no event later than 8 working hours. 760 4. The department shall determine as quickly as possible

761 within the allotted time period whether the potential buyer is 762 prohibited from receiving or possessing a firearm.

763 5. If the potential buyer is not so prohibited, or if the department cannot determine the disposition information within 764 the allotted time period, the department shall provide the 765 766 licensee with a conditional approval number.

6. If the buyer is so prohibited, the conditional 767 768 nonapproval number shall become a nonapproval number.

769 7. The department shall continue its attempts to obtain the 770 disposition information and may retain a record of all approval 771 numbers granted without sufficient disposition information. If 772 the department later obtains disposition information which 773 indicates:

a. That the potential buyer is not prohibited from owning a 774 775 firearm, it shall treat the record of the transaction in 776 accordance with this section; or

777 b. That the potential buyer is prohibited from owning a 778 firearm, it shall immediately revoke the conditional approval 779 number and notify local law enforcement.

8. During the time that disposition of the indictment, 780 781 information, or arrest is pending and until the department is 782 notified by the potential buyer that there has been a final 783 disposition of the indictment, information, or arrest, the

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784	conditional	nonapproval	number	shall	remain	in	effect.	_

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Section 9. This act shall take effect October 1, 2017.