1 A bill to be entitled 2 An act relating to assault weapons and large-capacity 3 magazines; creating s. 790.30, F.S.; providing 4 definitions; prohibiting the sale or transfer of an 5 assault weapon or large-capacity ammunition magazine; 6 providing exceptions; providing criminal penalties; 7 prohibiting possession of an assault weapon or large-8 capacity magazine; providing exceptions; providing 9 criminal penalties; requiring certificates of 10 possession for assault weapons or large-capacity 11 ammunition magazines lawfully possessed before a 12 specified date; providing requirements for certificates; specifying the form of certificates; 13 14 providing requirements for an applicant who fails to qualify for such a certificate; limiting transfers of 15 16 assault weapons or large-capacity ammunition magazines 17 represented by such certificates; providing conditions for continued possession of such weapons or large-18 19 capacity ammunition magazines; requiring certificates of transfer for transfers of assault weapons or large-20 21 capacity magazines; providing for relinquishment of 22 assault weapons or large-capacity magazines; providing 23 requirements for transportation of assault weapons or large-capacity magazines; providing criminal 24 25 penalties; specifying circumstances in which the

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26 manufacture or transportation of assault weapons or 27 large-capacity magazines is not prohibited; exempting 28 permanently inoperable firearms from provisions; 29 amending s. 775.087, F.S.; providing enhanced criminal 30 penalties for certain offenses when committed with an 31 assault weapon or large-capacity magazine; providing 32 an effective date. 33 34 Be It Enacted by the Legislature of the State of Florida: 35 36 Section 1. Section 790.30, Florida Statutes, is created to 37 read: 38 790.30 Assault weapons.-39 (1) DEFINITIONS.-As used in this section, the term: (a)1. "Assault weapon" means any selective-fire firearm 40 41 capable of fully automatic, semiautomatic or burst fire at the 42 option of the user or any of the following specified 43 semiautomatic firearms: 44 a. All AK series, including, but not limited to, the 45 following: AK, AKM, AKS, AK-47, AK-74, ARM, MAK90, MISR, NHM90, 46 NHM91, SA 85, SA 93, VEPR, WASR-10, WUM, Rock River Arms LAR-47, 47 and Vector Arms AK-47. b. All AR series, including, but not limited to, the 48 following: AR-10, AR-15, Bushmaster XM15, Armalite AR-180 and 49 M15, Olympic Arms, AR70, DPMS Tactical Rifles, Smith & Wesson 50

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51	M&P15 Rifles, Colt AR-15, Rock River Arms LAR-15, and DoubleStar
52	AR rifles.
53	c. Algimec AGM1.
54	d. Barrett 82A1 and REC7.
55	e. Beretta AR-70 and Beretta Storm.
56	f. Bushmaster Auto Rifle.
57	g. Calico Liberty series.
58	h. Chartered Industries of Singapore SR-88.
59	i. Colt Sporter.
60	j. Daewoo K-1, K-2, Max-1, and Max 2.
61	k. FAMAS MAS 223.
62	1. Federal XC-900 and SC-450.
63	m. Fabrique National FN/FAL, FN/LAR, or FNC.
64	n. FNH PS90, SCAR, and FS2000.
65	o. Goncz High Tech Carbine.
66	p. Hi-Point Carbine.
67	<u>q.</u> HK-91, HK-93, HK-94, SP-89, or HK-PSG-1.
68	r. Kel-Tec Sub-2000, SU series, RFB.
69	s. M1 Carbine.
70	t. SAR-8, SAR-4800, SR9;
71	u. SIG 57 AMT and 500 Series.
72	v. Sig Sauer MCX Rifle.
73	w. SKS capable of accepting a detachable magazine.
74	<u>x. SLG 95.</u>
75	<u>y. SLR 95 or 96.</u>

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76	z. Spectre Auto Carbine.
77	aa. Springfield Armory BM59, SAR-48, and G-3.
78	bb. Sterling MK-6 and MK-7.
79	cc. Steyr AUG.
80	dd. Sturm Ruger Mini-14 with folding stock.
81	ee. TNW M230, M2HB.
82	ff. Thompson types, including Thompson T5.
83	gg. UZI, Galil and UZI Sporter, Galil Sporter, Galil
84	Sniper Rifle (Galatz), or Vector Arms UZI.
85	hh. Weaver Arms Nighthawk.
86	2. All of the following handguns, copies, duplicates, or
87	altered facsimiles with the capability of any such weapon
88	thereof:
89	a. AK-47 pistol, Mini AK-47 pistol.
90	b. AR-15 pistol.
91	c. Australian Automatic Arms SAP pistol.
92	d. Bushmaster Auto Pistol.
93	e. Calico Liberty series pistols.
94	f. Encom MK-IV, MP-9, and MP-45.
95	g. Feather AT-9 and Mini-AT.
96	h. Goncz High Tech Long pistol.
97	i. Holmes MP-83.
98	j. Iver Johnson Enforcer.
99	k. MAC-10, MAC-11, Masterpiece Arms MPA pistol series, and
100	Velocity Arms VMA series.
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101	1. Intratec TEC-9, TEC-DC9, TEC-22 Scorpion, or AB-10.
102	m. UZI pistol, Micro-UZI pistol.
103	n. Colefire Magnum.
104	o. Scarab Skorpion.
105	p. Spectre Auto pistol.
106	q. German Sport 522 PK.
107	r. Chiappa Firearms Mfour-22.
108	s. DSA SA58 PKP FAL.
109	t. I.O. Inc. PPS-43C.
110	u. Kel-Tec PLR-16 pistol.
111	v. Sig Sauer P556 pistol.
112	w. Thompson TA5 series pistols.
113	x. Wilkinson "Linda" pistol.
114	3. All of the following shotguns, copies, duplicates, or
115	altered facsimiles with the capability of any such weapon
116	thereof:
116 117	<u>thereof:</u> <u>a. Armscor 30 BG.</u>
117	a. Armscor 30 BG.
117 118	a. Armscor 30 BG. b. Franchi SPAS-12 and Law-12.
117 118 119	a. Armscor 30 BG. b. Franchi SPAS-12 and Law-12. c. Remington TAC-2 or TACB3 FS.
117 118 119 120	a. Armscor 30 BG. b. Franchi SPAS-12 and Law-12. c. Remington TAC-2 or TACB3 FS. d. SPAS 12 or LAW 12.
117 118 119 120 121	<ul> <li><u>a. Armscor 30 BG.</u></li> <li><u>b. Franchi SPAS-12 and Law-12.</u></li> <li><u>c. Remington TAC-2 or TACB3 FS.</u></li> <li><u>d. SPAS 12 or LAW 12.</u></li> <li><u>e. Striker 12.</u></li> </ul>
117 118 119 120 121 122	<u>a. Armscor 30 BG.</u> <u>b. Franchi SPAS-12 and Law-12.</u> <u>c. Remington TAC-2 or TACB3 FS.</u> <u>d. SPAS 12 or LAW 12.</u> <u>e. Striker 12.</u> <u>f. Streetsweeper.</u>
117 118 119 120 121 122 123	<pre>a. Armscor 30 BG. b. Franchi SPAS-12 and Law-12. c. Remington TAC-2 or TACB3 FS. d. SPAS 12 or LAW 12. e. Striker 12. f. Streetsweeper. g. Saiga.</pre>

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126 4. A part or combination of parts that convert a firearm 127 into an assault weapon or any combination of parts from which an 128 assault weapon may be assembled if those parts are in the 129 possession or under the control of the same person; 130 5. Any semiautomatic firearm not listed in subparagraphs 131 1.-4. that meets the following criteria: 132 a. A semiautomatic rifle that has an ability to accept a 133 detachable magazine and has one or more of the following: 134 (I) A folding or telescoping stock; 135 (II) A pistol grip that protrudes conspicuously beneath 136 the action of the weapon or any feature functioning as a 137 protruding grip that can be held by the non-trigger hand or a 138 thumbhole stock; 139 (III) A bayonet mount; (IV) A flash suppressor or threaded barrel designed to 140 141 accommodate a flash suppressor; 142 (V) A grenade launcher; (VI) A shroud attached to the barrel, or that partially or 143 144 completely encircles the barrel allowing the bearer to hold the 145 firearm with the non-trigger hand without being burned, but excluding a slide that encloses the barrel; or 146 147 b. A semiautomatic pistol that has an ability to accept a detachable magazine and has one or more of the following: 148 149 (I) The capacity to accept an ammunition magazine that 150 attaches to the pistol at any location outside of the pistol

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151 grip; 152 (II) A threaded barrel capable of accepting a barrel 153 extender, flash suppressor, forward handgrip, or silencer; (III) A slide that encloses the barrel and that permits 154 155 the shooter to hold the firearm with the non-trigger hand 156 without being burned; 157 (IV) A manufactured weight of 50 ounces or more when the 158 pistol is unloaded; 159 (V) A semiautomatic version of an automatic firearm; 160 (VI) Any feature capable of functioning as a protruding 161 grip that can be held by the non-trigger hand; 162 (VII) A folding, telescoping, or thumbhole stock; or c. A semiautomatic shotgun that has one or more of the 163 164 following: 165 (I) A folding or telescoping stock; 166 (II) A pistol grip that protrudes conspicuously beneath 167 the action of the weapon; 168 (III) A thumbhole stock; 169 (IV) A fixed magazine capacity in excess of 5 rounds; 170 (V) An ability to accept a detachable magazine; or 171 d. Any semiautomatic pistol or any semiautomatic, 172 centerfire, or rimfire rifle with a fixed magazine that has the capacity to accept more than 10 rounds of ammunition; or 173 174 e. A part or combination of parts designed or intended to convert a firearm into an assault weapon or any combination of 175

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176	parts from which an assault weapon may be assembled if those
177	parts are in the possession or under the control of the same
178	person.
179	(b) "Detachable magazine" means an ammunition feeding
180	device that can be removed from a firearm without disassembly of
181	the firearm action.
182	(c) "Fixed magazine" means an ammunition feeding device
183	contained in, or permanently attached to, a firearm in such a
184	manner that the device cannot be removed without disassembly of
185	the firearm action.
186	(d) "Large-capacity magazine" means any ammunition feeding
187	device with the capacity to accept more than 7 rounds, or any
188	conversion kit, part, or combination of parts from which such a
189	device can be assembled if those parts are in the possession or
190	under the control of the same person, but does not include any
191	of the following:
192	1. A feeding device that has been permanently altered so
193	that it cannot accommodate more than 7 rounds;
194	2. A .22 caliber tube ammunition feeding device; or
195	3. A tubular magazine that is contained in a lever-action
196	firearm.
197	(e) "Licensed gun dealer" means a person who has a federal
198	firearms license.
199	(2) SALE OR TRANSFER.—
200	(a) Any person who, within this state, distributes,

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201 transports, or imports into the state, sells, keeps for sale, or 202 offers or exposes for sale, or who gives any assault weapon or 203 large-capacity ammunition magazine, in violation of this 204 section, except as provided in paragraph (b), commits a felony 205 of the third degree, punishable as provided in s. 775.082, s. 206 775.083, or s. 775.084, with a mandatory minimum term of 207 imprisonment of 2 years. 208 (b) Any person who transfers, sells, or gives any assault 209 weapon or large-capacity ammunition magazine to a person under 210 18 years of age in violation of this section commits a felony of 211 the second degree, punishable as provided in s. 775.082, s. 212 775.083, or s. 775.084, with a mandatory minimum term of 213 imprisonment of 6 years. 214 (c) Paragraph (a) does not apply to: 215 1. The sale of assault weapons or large-capacity 216 ammunition magazines to the Department of Law Enforcement, a law 217 enforcement agency, as defined in s. 934.02, the Department of 218 Corrections, or the military or naval forces of this state or of 219 the United States for use in the discharge of their official 220 duties. 221 2. A person who is the executor or administrator of an 222 estate that includes an assault weapon or large-capacity 223 ammunition magazine for which a certificate of possession has 224 been issued under this section which is disposed of as 225 authorized by the probate court, if the disposition is otherwise

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permitted under this section. The transfer by bequest or intestate succession of an 3. assault weapon or large-capacity ammunition magazine for which a certificate of possession has been issued under subsection (4). (3) POSSESSION.-Except as provided in subsection (5), any person who, (a) within this state, possesses any assault weapon or largecapacity ammunition magazine, except as provided in this section or as otherwise authorized by law, commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, with a mandatory minimum term of imprisonment of 1 year. Paragraph (a) does not apply to the possession of (b) assault weapons or large-capacity ammunition magazines by members or employees of the Department of Law Enforcement, a law enforcement agency, as defined in s. 934.02, the Department of Corrections, or the military or naval forces of this state or of the United States for use in the discharge of their official duties; nor does this section prohibit the possession or use of assault weapons or large-capacity ammunition magazines by sworn members of these agencies when on duty and the use is within the

247 <u>scope of their duties.</u>

248 (c) Paragraph (a) does not apply to the possession of an 249 assault weapon or large-capacity ammunition magazine by any 250 person prior to July 1, 2019, if all of the following are

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251 applicable: 252 The person is eligible to apply for a certificate of 1. 253 possession for the assault weapon or large-capacity ammunition 254 magazine by July 1, 2019; 255 2. The person lawfully possessed the assault weapon or 256 large-capacity ammunition magazine prior to October 1, 2018; and 257 3. The person is otherwise in compliance with this section 258 and the applicable requirements of this chapter for possession 259 of a firearm. 260 (d) Paragraph (a) does not apply to a person who is the 261 executor or administrator of an estate that includes an assault 262 weapon or large-capacity ammunition magazine for which a 263 certificate of possession has been issued under subsection (4), 264 if the assault weapon is possessed at a place set forth in 265 subparagraph (4)(d)1. or as authorized by the probate court. 266 (4) CERTIFICATE OF POSSESSION.-267 (a) Any person who lawfully possesses an assault weapon or 268 large-capacity ammunition magazine prior to October 1, 2018, 269 shall apply by October 1, 2019, or, if such person is a member 270 of the military or naval forces of this state or of the United 271 States and is unable to apply by October 1, 2019, because he or 272 she is or was on official duty outside of this state, shall 273 apply within 90 days of returning to the state to the Department 274 of Law Enforcement, for a certificate of possession with respect 275 to such assault weapon or large-capacity ammunition magazine.

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276	The certificate shall contain a description of the assault
277	weapon or large-capacity ammunition magazine that identifies it
278	uniquely, including all identification marks; the full name,
279	address, date of birth, and thumbprint of the owner; and any
280	other information as the department may deem appropriate. The
281	department shall adopt regulations no later than January 1,
282	2019, to establish procedures with respect to the application
283	for, and issuance of, certificates of possession pursuant to
284	this section. The thumbprint of the applicant shall be taken by
285	a law enforcement agency or the Department of Law Enforcement
286	together with any personal identifying information required by
287	federal law to process fingerprints. Charges for thumbprint
288	services under this paragraph are not subject to the sales tax
289	on fingerprint services imposed in s. 212.05(1)(i). The
290	Department of Law Enforcement shall conduct a background
291	investigation pursuant to this subsection.
292	(b) A certificate of possession issued under this
293	subsection must be in substantially the following form:
294	CERTIFICATE OF POSSESSION OF ASSAULT WEAPON
295	Certificate Number:
296	Owner's name: (Last, First, Middle)
297	Address: (Number, Street, City or Town, State, Zip Code) NO
298	P.O. Boxes
299	Date of Birth:
300	Social Security Number (Optional, but will help prevent
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2018

301	misidentification):			
302	Driver License Number and State:			
303	Manufacturer: Importer: Serial Number: Model: Caliber:			
304	Unique I.D./Markings:			
305	Signature of Owner			
306	Applicant's Right Thumbprint			
307	(c) An assault weapon or large-capacity ammunition			
308	magazine possessed pursuant to this section may not be sold or			
309	transferred on or after January 1, 2019, to any person within			
310	this state other than to a licensed gun dealer, as provided in			
311	subsection (5), or by a bequest or intestate succession. A			
312	person who obtains title to an assault weapon or large-capacity			
313	ammunition magazine for which a certificate of possession has			
314	been issued under this section by bequest or intestate			
315	succession shall, within 90 days of obtaining title, apply to			
316	the Department of Law Enforcement for a certificate of			
317	possession as provided in paragraph (a), render the weapon or			
318	large-capacity ammunition magazine permanently inoperable, sell			
319	the weapon or large-capacity ammunition magazine to a licensed			
320	gun dealer, or remove the weapon or large-capacity ammunition			
321	magazine from the state. Any person who moves into the state in			
322	lawful possession of an assault weapon or large-capacity			
323	ammunition magazine, shall, within 90 days, either render the			
324	weapon or large-capacity ammunition magazine permanently			
325	inoperable, sell the weapon or large-capacity ammunition			
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326	magazine to a licensed gun dealer or remove the weapon or large-					
327	capacity ammunition magazine from this state, except any person					
328	who is a member of the military or naval forces of this state or					
329	of the United States, is in lawful possession of an assault					
330	weapon or large-capacity ammunition magazine, and has been					
331	transferred into the state after October 1, 2019.					
332	(d) A person who has been issued a certificate of					
333	possession for an assault weapon or large-capacity ammunition					
334	magazine under this section may possess it only under the					
335	following conditions:					
336	1. At that person's residence, place of business, or other					
337	property owned by that person, or on property owned by another					
338	person with the owner's express permission;					
339	2. While on the premises of a target range of a public or					
340	private club or organization organized for the purpose of					
341	practicing shooting at targets;					
342	3. While on a target range which holds a regulatory or					
343	business license for the purpose of practicing shooting at that					
344	target range;					
345	4. While on the premises of a licensed shooting club;					
346	5. While attending any exhibition, display, or educational					
347	project which is about firearms and which is sponsored by,					
348	conducted under the auspices of, or approved by a law					
349	enforcement agency or a nationally or state recognized entity					
350	that fosters proficiency in, or promotes education about,					

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351	firearms; or				
352	6. While transporting the assault weapon or large-capacity				
353	ammunition magazine between any of the places mentioned in this				
354	subsection, or to any licensed gun dealer for servicing or				
355	repair pursuant to paragraph (7)(b), provided the assault weapon				
356	or large-capacity ammunition magazine is transported as required				
357	by subsection (7).				
358	(e) If an applicant for a certificate of possession under				
359	this subsection fails to qualify for such a certificate after				
360	the investigation required under this subsection, the applicant				
361	shall arrange to relinquish all assault weapon or large-capacity				
362					
363	subsection (7) within 10 days of issuance of the notice of such				
364	failure. Such an applicant who fails to make such an arrangement				
365	within the time specified in this paragraph is thereafter in				
366					
367	(5) CERTIFICATE OF TRANSFERIf an owner of an assault				
368	weapon or large-capacity ammunition magazine sells or transfers				
369	the weapon or magazine to a licensed gun dealer, he or she				
370	shall, at the time of delivery of the weapon, execute a				
371	certificate of transfer and cause the certificate to be mailed				
372	or delivered to the Department of Law Enforcement. The				
373	certificate shall contain:				
374	(a) The date of sale or transfer.				
375	(b) The name and address of the seller or transferor and				
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376	the licensed gun dealer and their social security numbers or			
377	driver license numbers.			
378	(c) The licensed gun dealer's federal firearms license			
379	number.			
380	(d) A description of the weapon, including the caliber of			
381	the weapon and its make, model, and serial number.			
382	(e) Any other information the Department of Law			
383	Enforcement prescribes.			
384				
385	The licensed gun dealer shall present his or her driver license			
386	or social security card and federal firearms license to the			
387	seller or transferor for inspection at the time of purchase or			
388	transfer. The Department of Law Enforcement shall maintain a			
389	file of all certificates of transfer at its headquarters.			
390	(6) RELINQUISHMENTAn individual may arrange in advance			
391	to relinquish an assault weapon or large-capacity ammunition			
392	magazine to a law enforcement agency, as defined in s. 934.02,			
393	or the Department of Law Enforcement. The assault weapon or			
394	large-capacity ammunition magazine shall be transported in			
395	accordance with subsection (7).			
396	(7) TRANSPORTATION			
397	(a) A licensed gun dealer who lawfully purchases for			
398	resale out of state an assault weapon or large-capacity magazine			
399	pursuant to subsection (2) may transport the assault weapon or			
400	large-capacity magazine between dealers or out of the state, but			

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401	no person shall carry a loaded assault weapon concealed from				
402	public view or knowingly have in any motor vehicle owned,				
403	operated, or occupied by him a loaded assault weapon, or an				
404	unloaded assault weapon, unless such weapon is kept in the trunk				
405	of such vehicle or in a case or other container which is				
406	inaccessible to the operator of or any passenger in such				
407	vehicle. Any person who violates this subsection commits a				
408	misdemeanor of the second degree, punishable as provided in s.				
409	775.082 or s. 775.083. Any licensed gun dealer may display the				
410	assault weapon or large-capacity magazine at any gun show or				
411	sell it to a resident outside the state.				
412	(b) Any licensed gun dealer may transfer possession of any				
413	assault weapon or large-capacity ammunition magazine received				
414	pursuant to paragraph (a) to a gunsmith for purposes of				
415	accomplishing service or repair of the same. Transfers are				
416	permissible only to the following persons:				
417	1. A gunsmith who is in the dealer's employ; or				
418	2. A gunsmith with whom the dealer has contracted for				
419	gunsmithing services, provided the gunsmith receiving the				
420	assault weapon holds a dealer's license issued pursuant to				
421					
422					
423					
424	NOT PROHIBITEDThis section does not prohibit any person, firm,				
425	or corporation engaged in the business of manufacturing assault				
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426	weapons or large-capacity ammunition magazines in this state				
427	from manufacturing or transporting assault weapons or large-				
428	capacity ammunition magazines in this state for sale within this				
429	state in accordance with subparagraph (2)(c)1. or for sale				
430	outside this state.				
431	(9) EXCEPTION.—This section does not apply to any firearm				
432	modified to render it permanently inoperable.				
433	Section 2. Paragraph (a) of subsection (3) of section				
434	775.087, Florida Statutes, is amended to read:				
435	775.087 Possession or use of weapon; aggravated battery;				
436	felony reclassification; minimum sentence				
437	(3)(a)1. Any person who is convicted of a felony or an				
438	attempt to commit a felony, regardless of whether the use of a				
439	firearm is an element of the felony, and the conviction was for:				
440	a. Murder;				
441	b. Sexual battery;				
442	c. Robbery;				
443	d. Burglary;				
444	e. Arson;				
445	f. Aggravated battery;				
446	g. Kidnapping;				
447	h. Escape;				
448	i. Sale, manufacture, delivery, or intent to sell,				
449	manufacture, or deliver any controlled substance;				
450	j. Aircraft piracy;				

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451 k. Aggravated child abuse; 452 Aggravated abuse of an elderly person or disabled l. 453 adult; 454 Unlawful throwing, placing, or discharging of a m. 455 destructive device or bomb; 456 n. Carjacking; 457 o. Home-invasion robbery; 458 p. Aggravated stalking; or 459 q. Trafficking in cannabis, trafficking in cocaine, capital importation of cocaine, trafficking in illegal drugs, 460 461 capital importation of illegal drugs, trafficking in 462 phencyclidine, capital importation of phencyclidine, trafficking 463 in methaqualone, capital importation of methaqualone, 464 trafficking in amphetamine, capital importation of amphetamine, 465 trafficking in flunitrazepam, trafficking in gamma-466 hydroxybutyric acid (GHB), trafficking in 1,4-Butanediol, 467 trafficking in Phenethylamines, or other violation of s. 468 893.135(1); 469 470 and during the commission of the offense, such person possessed 471 a semiautomatic firearm and its high-capacity detachable box 472 magazine, an assault weapon or large-capacity magazine as defined in s. 790.30, or a machine gun as defined in s. 790.001, 473 474 shall be sentenced to a minimum term of imprisonment of 15 475 years.

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476 2. Any person who is convicted of a felony or an attempt 477 to commit a felony listed in subparagraph (a)1., regardless of 478 whether the use of a weapon is an element of the felony, and 479 during the course of the commission of the felony such person 480 discharged a semiautomatic firearm and its high-capacity box 481 magazine, an assault weapon or large-capacity magazine as defined in s. 790.30, or a "machine gun" as defined in s. 482 483 790.001 shall be sentenced to a minimum term of imprisonment of 484 20 years.

485 3. Any person who is convicted of a felony or an attempt 486 to commit a felony listed in subparagraph (a)1., regardless of 487 whether the use of a weapon is an element of the felony, and 488 during the course of the commission of the felony such person 489 discharged a semiautomatic firearm and its high-capacity box 490 magazine, an assault weapon or large-capacity magazine as 491 defined in s. 790.30, or a "machine gun" as defined in s. 492 790.001 and, as the result of the discharge, death or great 493 bodily harm was inflicted upon any person, the convicted person 494 shall be sentenced to a minimum term of imprisonment of not less 495 than 25 years and not more than a term of imprisonment of life 496 in prison.

497

Section 3. This act shall take effect October 1, 2018.

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