1	A bill to be entitled
2	An act relating to marketing practices for substance
3	abuse services; amending s. 16.56, F.S.; authorizing
4	the Office of Statewide Prosecution in the Department
5	of Legal Affairs to investigate and prosecute patient
6	brokering offenses; amending s. 397.407, F.S.;
7	revising the requirements for the referral of patients
8	to, and the acceptance of referrals from, a recovery
9	residence; specifying that certain referrals are not
10	prohibited; providing applicability; clarifying that
11	such referrals are not required; amending s. 397.501,
12	F.S.; providing that an application for the disclosure
13	of an individual's records may be filed as part of an
14	active criminal investigation; authorizing a court to
15	approve an application for the disclosure of an
16	individual's substance abuse treatment records without
17	providing express notice of the application to the
18	individual or identified parties with an interest in
19	the records if the application is filed as part of an
20	active criminal investigation; providing that upon
21	implementation of the order granting such application,
22	the individual and identified parties with an interest
23	in the records must be afforded an opportunity to seek
24	revocation or amendment of that order; creating s.
25	397.55, F.S.; providing legislative findings;

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26	prohibiting service providers, operators of recovery
27	residences, and certain third parties from engaging in
28	specified marketing practices; requiring a person or
29	entity to obtain a license from the Department of
30	Business and Professional Regulation before attempting
31	to generate referrals or leads for the placement of
32	patients with a service provider or in a recovery
33	residence; requiring such person or entity to maintain
34	an office in the state as a condition of the license;
35	providing penalties; creating s. 817.0345, F.S.;
36	prohibiting a person from knowingly and willfully
37	making specified false or misleading statements or
38	providing specified false or misleading information
39	under certain circumstances; providing penalties;
40	amending s. 817.505, F.S.; providing that it is
41	unlawful for a person to offer or pay, or solicit or
42	receive, benefits under certain circumstances;
43	providing fines and penalties; amending s. 895.02,
44	F.S.; revising the definition of the term
45	"racketeering activity"; providing an effective date.
46	
47	Be It Enacted by the Legislature of the State of Florida:
48	
49	Section 1. Paragraph (a) of subsection (1) of section
50	16.56, Florida Statutes, is amended to read:
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16.56 Office of Statewide Prosecution.-51 52 There is created in the Department of Legal Affairs an (1)53 Office of Statewide Prosecution. The office shall be a separate 54 "budget entity" as that term is defined in chapter 216. The office may: 55 56 Investigate and prosecute the offenses of: (a) 57 1. Bribery, burglary, criminal usury, extortion, gambling, kidnapping, larceny, murder, prostitution, perjury, robbery, 58 carjacking, and home-invasion robbery, and patient brokering; 59 Any crime involving narcotic or other dangerous drugs; 60 2. Any violation of the Florida RICO (Racketeer Influenced 61 3. 62 and Corrupt Organization) Act, including any offense listed in the definition of racketeering activity in s. 895.02(8)(a), 63 64 providing such listed offense is investigated in connection with 65 a violation of s. 895.03 and is charged in a separate count of 66 an information or indictment containing a count charging a 67 violation of s. 895.03, the prosecution of which listed offense 68 may continue independently if the prosecution of the violation 69 of s. 895.03 is terminated for any reason; 70 Any violation of the Florida Anti-Fencing Act; 4. 71 5. Any violation of the Florida Antitrust Act of 1980, as 72 amended; Any crime involving, or resulting in, fraud or deceit 73 6. 74 upon any person; 75 Any violation of s. 847.0135, relating to computer 7. Page 3 of 16

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76	pornography and child exploitation prevention, or any offense
77	related to a violation of s. 847.0135 or any violation of
78	chapter 827 where the crime is facilitated by or connected to
79	the use of the Internet or any device capable of electronic data
80	storage or transmission;
81	8. Any violation of chapter 815;
82	9. Any criminal violation of part I of chapter 499;
83	10. Any violation of the Florida Motor Fuel Tax Relief Act
84	of 2004;
85	11. Any criminal violation of s. 409.920 or s. 409.9201;
86	12. Any crime involving voter registration, voting, or
87	candidate or issue petition activities;
88	13. Any criminal violation of the Florida Money Laundering
89	Act;
90	14. Any criminal violation of the Florida Securities and
91	Investor Protection Act; or
92	15. Any violation of chapter 787, as well as any and all
93	offenses related to a violation of chapter 787;
94	
95	or any attempt, solicitation, or conspiracy to commit any of the
96	crimes specifically enumerated above. The office shall have such
97	power only when any such offense is occurring, or has occurred,
98	in two or more judicial circuits as part of a related
99	transaction, or when any such offense is connected with an
100	organized criminal conspiracy affecting two or more judicial
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101 circuits. Informations or indictments charging such offenses 102 shall contain general allegations stating the judicial circuits 103 and counties in which crimes are alleged to have occurred or the 104 judicial circuits and counties in which crimes affecting such 105 circuits or counties are alleged to have been connected with an 106 organized criminal conspiracy.

Section 2. Subsection (11) of section 397.407, FloridaStatutes, is amended to read:

109

397.407 Licensure process; fees.-

(11) Effective July 1, 2017 2016, a service provider 110 licensed under this part may not refer a prospective, current, 111 112 or discharged patient to, or accept a referral from, a recovery residence unless the recovery residence holds a valid 113 114 certificate of compliance as provided in s. 397.487 and is 115 actively managed by a certified recovery residence administrator as provided in s. 397.4871 or the recovery residence is owned 116 117 and operated by a licensed service provider or a licensed 118 service provider's wholly owned subsidiary. For purposes of this 119 subsection, the term "refer" means to inform a patient by any means about the name, address, or other details of the recovery 120 121 residence. However, this subsection does not require a licensed 122 service provider to refer any patient to a recovery residence, or the licensed service provider, as applicable. This subsection 123 does not prohibit a referral by a recovery residence to a 124 125 licensed service provider when the recovery residence, including

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126 its owners, operators, and employees, do not benefit, directly 127 or indirectly, from the referral, and does not apply to a 128 licensed service provider under contract with a managing entity 129 as defined in s. 394.9082. 130 Section 3. Paragraphs (g) and (h) of subsection (7) of section 397.501, Florida Statutes, are amended to read: 131 132 397.501 Rights of individuals.-Individuals receiving 133 substance abuse services from any service provider are guaranteed protection of the rights specified in this section, 134 135 unless otherwise expressly provided, and service providers must 136 ensure the protection of such rights. 137 (7) RIGHT TO CONFIDENTIALITY OF INDIVIDUAL RECORDS.-An order authorizing the disclosure of an individual's 138 (q) 139 records may be applied for by any person having a legally 140 recognized interest in the disclosure which is sought. The application may be filed alone separately or as part of a 141 142 pending civil action or an active criminal investigation in 143 which it appears that the individual's records are needed to 144 provide evidence. An application must use a fictitious name, 145 such as John Doe or Jane Doe, to refer to any individual and may 146 not contain or otherwise disclose any identifying information 147 unless the individual is the applicant or has given a written consent to disclosure or the court has ordered the record of the 148 proceeding sealed from public scrutiny. 149 150 (h)1. For applications filed alone or as part of a pending

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151 <u>civil action</u>, the individual and the person holding the records 152 from whom disclosure is sought must be given adequate notice in 153 a manner which will not disclose identifying information to 154 other persons, and an opportunity to file a written response to 155 the application, or to appear in person, for the limited purpose 156 of providing evidence on the statutory and regulatory criteria 157 for the issuance of the court order.

158 2. Applications filed as part of an active criminal 159 investigation may, in the discretion of the court, be granted 160 without notice. Although no express notice is required to the agents, owners, and employees of the treatment provider or to 161 162 any patient whose records are to be disclosed, upon 163 implementation of an order so granted, any of these persons must 164 be afforded an opportunity to seek revocation or amendment of 165 the order, limited to the presentation of evidence on the 166 statutory and regulatory criteria for the issuance of the order. 167 Section 4. Section 397.55, Florida Statutes, is created to 168 read: 169 397.55 Prohibition of deceptive marketing practices.-170 The Legislature recognizes that consumers of substance (1) 171 abuse treatment have disabling conditions and that such 172 consumers and their families are vulnerable and at risk of being 173 easily victimized by fraudulent marketing practices that 174 adversely impact the delivery of health care. To protect the 175 health, safety, and welfare of this vulnerable population, a

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176	service provider, an operator of a recovery residence, or a
177	third party who provides any form of advertising or marketing
178	services to a service provider or an operator of a recovery
179	residence may not engage in any of the following marketing
180	practices:
181	(a) Making a false or misleading statement or providing
182	false or misleading information about the provider's or
183	operator's or third party's products, goods, services, or
184	geographical locations in its marketing, advertising materials,
185	<u>or media or on its website.</u>
186	(b) Including on its website false information or
187	electronic links, coding, or activation that provides false
188	information or that surreptitiously directs the reader to
189	another website.
190	(c) Soliciting, receiving, or making an attempt to solicit
191	or receive a commission, benefit, bonus, rebate, kickback, or
192	bribe, directly or indirectly, in cash or in kind, or engaging
193	or making an attempt to engage in a split-fee arrangement in
194	return for a referral or an acceptance or acknowledgment of
195	treatment from a service provider or recovery residence.
196	(d) Entering into a contract with a marketing provider who
197	agrees to generate referrals or leads for the placement of
198	patients with a service provider or in a recovery residence
199	through a call center or a web-based presence, unless the
200	service provider or the operator of the recovery residence
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201	discloses the following to the prospective patient so that the
202	patient can make an informed health care decision:
203	1. Clear and concise language and instructions that allow
204	the prospective patient to easily determine whether the
205	marketing provider represents specific licensed service
206	providers or recovery residences that pay a fee to the marketing
207	provider, and the identity of such service providers or recovery
208	residences; and
209	2. Clear and concise instructions that allow the
210	prospective patient to easily access lists of licensed service
211	providers and recovery residences on the department website.
212	(2) A person or entity must obtain a license from the
213	Department of Business and Professional Regulation before
214	attempting, by any method or design, including, but not limited
215	to, a call center or a web-based presence, to generate a
216	referral or lead for the placement of a patient with a service
217	provider or in a recovery residence. As a condition of the
218	license, such a person or entity must maintain an office in the
219	state for the purpose of service of process.
220	(3) In addition to any other punishment authorized by law,
221	a person or entity that knowingly and willfully violates
222	paragraph (1)(a), paragraph (1)(b), or paragraph (1)(d) commits
223	a misdemeanor of the first degree, punishable as provided in s.
224	775.082 or s. 775.083. A violation of paragraph (1)(c) is a
225	violation of the prohibition on patient brokering and may
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226	subject the party committing the violation to criminal penalties
227	under s. 817.505.
228	Section 5. Section 817.0345, Florida Statutes, is created
229	to read:
230	817.0345 Prohibition of fraudulent marketing practicesIt
231	is unlawful for any person to knowingly and willfully make a
232	materially false or misleading statement or provide false or
233	misleading information about the identity, products, goods,
234	services, or geographical location of a licensed service
235	provider, as defined in chapter 397, in marketing, advertising
236	materials, or other media or on a website with the intent to
237	induce another person to seek treatment with that service
238	provider. A person who violates this section commits a felony of
239	the third degree, punishable as provided in s. 775.082, s.
240	775.083, or s. 775.084.
241	Section 6. Subsections (1) and (4) of section 817.505,
242	Florida Statutes, are amended to read:
243	817.505 Patient brokering prohibited; exceptions;
244	penalties
245	(1) It is unlawful for any person, including any health
246	care provider or health care facility, to:
247	(a) Offer or pay <u>a</u> any commission, <u>benefit,</u> bonus, rebate,
248	kickback, or bribe, directly or indirectly, in cash or in kind,
249	or engage in any split-fee arrangement, in any form whatsoever,
250	to induce the referral of <u>a patient</u> patients or patronage to or
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251 from a health care provider or health care facility;

(b) Solicit or receive <u>a</u> any commission, <u>benefit</u>, bonus, rebate, kickback, or bribe, directly or indirectly, in cash or in kind, or engage in any split-fee arrangement, in any form whatsoever, in return for referring <u>a patient</u> patients or patronage to or from a health care provider or health care facility;

(c) Solicit or receive <u>a</u> any commission, <u>benefit</u>, bonus, rebate, kickback, or bribe, directly or indirectly, in cash or in kind, or engage in any split-fee arrangement, in any form whatsoever, in return for the acceptance or acknowledgment of treatment from a health care provider or health care facility; or

(d) Aid, abet, advise, or otherwise participate in the conduct prohibited under paragraph (a), paragraph (b), or paragraph (c).

(4) (a) Any person, including an officer, partner, agent, attorney, or other representative of a firm, joint venture, partnership, business trust, syndicate, corporation, or other business entity, who violates any provision of this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, and shall be ordered to pay a fine of \$50,000.

274(b) Any person, including an officer, partner, agent,275attorney, or other representative of a firm, joint venture,

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276 partnership, business trust, syndicate, corporation, or other 277 business entity, who violates any provision of this section, 278 where the prohibited conduct involves 10 or more patients but fewer than 20 patients, commits a felony of the second degree, 279 280 punishable as provided in s. 775.082, s. 775.083, or s. 775.084, 281 and shall be ordered to pay a fine of \$100,000. 282 (c) Any person, including an officer, partner, agent, 283 attorney, or other representative of a firm, joint venture, partnership, business trust, syndicate, corporation, or other 284 285 business entity, who violates any provision of this section, 286 where the prohibited conduct involves 20 or more patients, 287 commits a felony of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084, and shall be ordered to 288 289 pay a fine of \$500,000. 290 Section 7. Paragraph (a) of subsection (8) of section 291 895.02, Florida Statutes, is amended to read: 292 895.02 Definitions.-As used in ss. 895.01-895.08, the 293 term: 294 (8) "Racketeering activity" means to commit, to attempt to 295 commit, to conspire to commit, or to solicit, coerce, or 296 intimidate another person to commit: 297 Any crime that is chargeable by petition, indictment, (a) 298 or information under the following provisions of the Florida 299 Statutes: 1. Section 210.18, relating to evasion of payment of 300

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301 cigarette taxes. 302 Section 316.1935, relating to fleeing or attempting to 2. 303 elude a law enforcement officer and aggravated fleeing or 304 eluding. 305 3. Section 403.727(3)(b), relating to environmental 306 control. 307 4. Section 409.920 or s. 409.9201, relating to Medicaid 308 fraud. Section 414.39, relating to public assistance fraud. 309 5. 6. Section 440.105 or s. 440.106, relating to workers' 310 311 compensation. 312 7. Section 443.071(4), relating to creation of a 313 fictitious employer scheme to commit reemployment assistance 314 fraud. 315 8. Section 465.0161, relating to distribution of medicinal drugs without a permit as an Internet pharmacy. 316 317 9. Section 499.0051, relating to crimes involving contraband, adulterated, or misbranded drugs. 318 319 10. Part IV of chapter 501, relating to telemarketing. 320 11. Chapter 517, relating to sale of securities and 321 investor protection. 322 12. Section 550.235 or s. 550.3551, relating to dogracing and horseracing. 323 13. Chapter 550, relating to jai alai frontons. 324 14. Section 551.109, relating to slot machine gaming. 325

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326	15. Chapter 552, relating to the manufacture,
327	distribution, and use of explosives.
328	16. Chapter 560, relating to money transmitters, if the
329	violation is punishable as a felony.
330	17. Chapter 562, relating to beverage law enforcement.
331	18. Section 624.401, relating to transacting insurance
332	without a certificate of authority, s. 624.437(4)(c)1., relating
333	to operating an unauthorized multiple-employer welfare
334	arrangement, or s. 626.902(1)(b), relating to representing or
335	aiding an unauthorized insurer.
336	19. Section 655.50, relating to reports of currency
337	transactions, when such violation is punishable as a felony.
338	20. Chapter 687, relating to interest and usurious
339	practices.
340	21. Section 721.08, s. 721.09, or s. 721.13, relating to
341	real estate timeshare plans.
342	22. Section 775.13(5)(b), relating to registration of
343	persons found to have committed any offense for the purpose of
344	benefiting, promoting, or furthering the interests of a criminal
345	gang.
346	23. Section 777.03, relating to commission of crimes by
347	accessories after the fact.
348	24. Chapter 782, relating to homicide.
349	25. Chapter 784, relating to assault and battery.
350	26. Chapter 787, relating to kidnapping or human
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351	trafficking.
352	27. Chapter 790, relating to weapons and firearms.
353	28. Chapter 794, relating to sexual battery, but only if
354	such crime was committed with the intent to benefit, promote, or
355	further the interests of a criminal gang, or for the purpose of
356	increasing a criminal gang member's own standing or position
357	within a criminal gang.
358	29. Former s. 796.03, former s. 796.035, s. 796.04, s.
359	796.05, or s. 796.07, relating to prostitution.
360	30. Chapter 806, relating to arson and criminal mischief.
361	31. Chapter 810, relating to burglary and trespass.
362	32. Chapter 812, relating to theft, robbery, and related
363	crimes.
364	33. Chapter 815, relating to computer-related crimes.
365	34. Chapter 817, relating to fraudulent practices, false
366	pretenses, fraud generally, and credit card crimes <u>, and patient</u>
367	brokering.
368	35. Chapter 825, relating to abuse, neglect, or
369	exploitation of an elderly person or disabled adult.
370	36. Section 827.071, relating to commercial sexual
371	exploitation of children.
372	37. Section 828.122, relating to fighting or baiting
373	animals.
374	38. Chapter 831, relating to forgery and counterfeiting.
375	39. Chapter 832, relating to issuance of worthless checks

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and drafts. 376 377 Section 836.05, relating to extortion. 40. 378 41. Chapter 837, relating to perjury. 379 42. Chapter 838, relating to bribery and misuse of public 380 office. 381 43. Chapter 843, relating to obstruction of justice. Section 847.011, s. 847.012, s. 847.013, s. 847.06, or 382 44. 383 s. 847.07, relating to obscene literature and profanity. Chapter 849, relating to gambling, lottery, gambling 384 45. 385 or gaming devices, slot machines, or any of the provisions 386 within that chapter. 387 46. Chapter 874, relating to criminal gangs. 388 47. Chapter 893, relating to drug abuse prevention and 389 control. 390 48. Chapter 896, relating to offenses related to financial 391 transactions. 392 49. Sections 914.22 and 914.23, relating to tampering with 393 or harassing a witness, victim, or informant, and retaliation 394 against a witness, victim, or informant. 395 50. Sections 918.12 and 918.13, relating to tampering with 396 jurors and evidence. 397 Section 8. This act shall take effect July 1, 2017.

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