1 A bill to be entitled 2 An act relating to prevention of acts of war; creating 3 s. 943.0323, F.S.; providing definitions; prohibiting 4 the state, political subdivisions, their agencies and 5 employees, and persons receiving state funds from 6 assisting with the entry into or resettlement in the 7 state of certain foreign refugees and immigrants; 8 requiring persons offering resettlement assistance to 9 foreign refugees or immigrants through certain 10 resettlement assistance programs to submit the personal identifying information of such refugees and 11 12 immigrants to the Department of Law Enforcement; 13 directing the department to conduct background 14 screenings and report specified information to the 15 Governor, the United States Department of Homeland Security, and certain persons; authorizing the 16 Governor to exercise certain powers, monitor the 17 presence of certain persons entering into, resettling, 18 19 or residing in the state, adopt rules and forms and 20 procedures, and exempt individuals or categories of 21 individuals from screenings and reports; authorizing 2.2 the Governor and Attorney General to challenge specified federal laws and regulations; directing the 23 24 Governor and Attorney General to prevent the entry 25 into or resettlement in the state of certain 26 restricted persons; providing applicability; providing

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an effective date.

WHEREAS, since the entry into Florida of foreign persons who trained in the state and subsequently attacked the United States on September 11, 2001, Florida has remained under imminent threat of the surreptitious invasion of foreign persons intending to conquer or violently destroy the way of life for the citizens of the United States and its constituent states, and

36 WHEREAS, such persons are organized or affiliated with 37 armies presently holding and administering territories outside 38 the United States and insurgencies engaged in capturing such 39 territories, and

40 WHEREAS, such persons have and may continue to find safe 41 haven through alliances with foreign governments or the 42 sympathies of nongovernmental organizations, and

WHEREAS, the State of Florida has sufficient sovereign power to defend itself against invasion or imminent threat of invasion pursuant to Section 10, Article I of the United States Constitution, and

WHEREAS, the State Constitution and Florida law fully empower the Governor, as commander-in-chief of all military forces in Florida not in active service of the United States Armed Forces, including the general militia, to defend the state against the entry and actions of such persons, and

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WHEREAS, principles of federalism applied in various United

53 States Supreme Court decisions preclude the commandeering of state agencies in the pursuit of federal policies or in 54 55 execution of federal law, except by consent of the state, NOW, 56 THEREFORE, 57 58 Be It Enacted by the Legislature of the State of Florida: 59 Section 1. Section 943.0323, Florida Statutes, is created 60 61 to read: 62 943.0323 Prevention of acts of war.-63 (1) DEFINITIONS.-As used in this section, the term: 64 (a) "Foreign refugee or immigrant" means a person who is 65 not a United States citizen but who seeks entry into or 66 resettlement in the state. 67 "Invader" means a person who is not a United States (b) 68 citizen who enters into or remains in the state with the intent 69 of doing violence to persons or destroying property as part of 70 any conspiracy or plan to: 71 1. Violently injure the way of life for citizens of the 72 state; 73 2. Weaken or conquer all or any portion of the state or of 74 the United States; or 75 Wage war against the United States to ally with its 3. 76 enemies or provide comfort and aid to its enemies. 77 "Personal identifying information" of a foreign (C) 78 refugee or immigrant includes passport information and

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79	fingerprints, addresses and geographical location of any
80	temporary or permanent residence that has been or may be used,
81	and other information required by the Governor under this
82	section.
83	(d) "Restricted person" means a foreign refugee or
84	immigrant for whom there is reasonable cause to believe that he
85	or she originates from, or has been in close proximity to, any
86	location designated by the Governor in which:
87	1. Invaders or prospective invaders are known to
88	originate, organize, or train for violent acts of war; or
89	2. A foreign terrorist organization designated by the
90	United States Secretary of State pursuant to 8 U.S.C. s. 1189
91	organizes, operates, or trains.
92	(2) NONCOOPERATION WITH ENTRY OR RESETTLEMENT OF
93	RESTRICTED PERSONS
94	(a) The state or an agency or employee thereof, or a
95	political subdivision of the state or an agency or employee
96	thereof, may not cooperate with or assist any person, including
97	a federal agent, with the entry into or resettlement in the
98	state of a restricted person unless the Governor expressly
99	authorizes such cooperation or assistance.
100	(b) A person who, on or after the effective date of this
101	act, receives state funds for any purpose may not, for 5 years
102	after receiving such funds, assist with the entry into or
103	resettlement in the state of a restricted person unless the
104	Governor expressly authorizes such assistance.
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105 A person who, after the effective date of this act, (C) 106 assists with the entry into or resettlement in the state of a 107 restricted person may not receive state funds for any purpose 108 for 5 years after the most recent act of such assistance unless 109 the Governor expressly authorizes such assistance. 110 (3) SCREENING OF FOREIGN REFUGEES AND IMMIGRANTS.-111 (a) A person who, upon the effective date of this act, is 112 engaged through a public or private resettlement assistance 113 program in assisting with the entry into or resettlement in the 114 state of a foreign refugee or immigrant, shall, within 30 days 115 after the effective date of this act, submit to the department 116 the personal identifying information of any foreign refugee or 117 immigrant the person assisted before the effective date of this 118 act, unless the foreign refugee or immigrant was born in the 119 Western Hemisphere. 120 (b) A person who, after the effective date of this act, 121 engages through any public or private resettlement assistance 122 program in assisting with the entry into or resettlement in the 123 state of a foreign refugee or immigrant, shall, upon agreeing to provide such assistance, submit to the department the personal 124 125 identifying information of the foreign refugee or immigrant. 126 (c) A person who, before the effective date of this act, 127 engaged through any public or private resettlement assistance 128 program in assisting with the entry into or resettlement in the 129 state of a foreign refugee or immigrant, shall, within 90 days 130 after the effective date of this act, submit to the department

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131	the personal identifying information of each such foreign
132	refugee or immigrant currently residing in this state, unless
133	the foreign refugee or immigrant was born in the Western
134	Hemisphere.
135	(d)1. The department shall conduct a background screening
136	of a foreign refugee or immigrant within 15 days after receipt
137	of his or her personal identifying information pursuant to
138	paragraph (a) or paragraph (b), within 30 days after receipt of
139	his or her personal identifying information pursuant to
140	paragraph (c), or within 90 days after receipt of his or her
141	personal identifying information for any foreign refugee or
142	immigrant continuously residing in the state since January 1,
143	2011. The department may cooperate and share information with
144	federal agencies as may be expedient in conducting the
145	background screening.
146	2. The department shall submit a report, as soon as
147	practicable, of the results of the background screening,
148	including any information indicating whether the foreign refugee
149	or immigrant is a restricted person or an invader, to the
150	Governor and the United States Department of Homeland Security.
151	Within 10 days after submitting such report, the Department of
152	Law Enforcement shall submit a separate report to the person who
153	submitted the personal identifying information, unless directed
154	otherwise by the Governor. The department may also provide
155	background screening information to any local law enforcement
156	agency as directed by the Governor.
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157	(4) GUBERNATORIAL POWERSThe Governor is authorized to:
158	(a) Use all powers and resources, including police powers,
159	emergency powers, and military force, to prevent a restricted
160	person from entering into or resettling in the state and to
161	prevent a restricted person residing in the state from
162	committing violent acts of war, unless the Governor has
163	reasonable cause to believe that the restricted person is not an
164	invader.
165	(b) Monitor the presence of a restricted person entering
166	into, resettling in, or residing in the state.
167	(c) Adopt emergency rules and permanent rules necessary to
168	implement this section.
169	(d) Adopt forms and procedures for the collection of
170	personal identifying information under this section.
171	(e) Exempt individuals or categories of individuals from
172	this section in order to efficiently use departmental resources
173	for public safety.
174	(5) ACTIONS TO PREVENT THE RESETTLEMENT OF RESTRICTED
175	PERSONS
176	(a) The Governor and the Attorney General are
177	independently authorized to review and challenge the lawfulness
178	of any federal law or regulation encouraging or providing for
179	the entry into or resettlement of restricted persons in the
180	state.
181	(b) The Governor and the Attorney General are
182	independently directed to take any action authorized by law to
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183	prevent the entry into or resettlement in the state of a
184	restricted person by the Federal Government or any person unless
185	the Governor has reasonable cause to believe that the restricted
186	person is not an invader.
187	(6) APPLICABILITYThis section supplements and does not
188	limit any emergency or military powers otherwise authorized by
189	law.
190	Section 2. This act shall take effect upon becoming a law.