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2	An act relating to training centers;
3	establishing training school consolidation
4	pilot projects; providing for transfer of
5	responsibility for the operation of existing
6	programs; providing for the transfer of
7	facilities and equipment; providing program
8	requirements; providing for staffing; requiring
9	the Department of Education to shift all FTE
10	and other funding from a school district to a
11	receiving community college; providing an
12	effective date.
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14	Be It Enacted by the Legislature of the State of Florida:
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16	Section 1. Training school consolidation pilot
17	projects
18	(1) ESTABLISHMENTTo consolidate and more
19	efficiently use state and taxpayer resources by combining
20	training programs, pilot training centers are established to
21	provide public criminal justice training in Leon and St. Johns
22	Counties. The following pilot training centers are
23	established:
24	(a) The Pat Thomas Center at Tallahassee Community
25	College.
26	(b) The Criminal Justice Academy at St. Johns River
27	Community College.
28	(2) EXISTING PUBLIC CRIMINAL JUSTICE TRAINING
29	PROGRAMSNotwithstanding sections 229.551(1)(g), 230.02,
30	230.35, and 230.64, Florida Statutes, or any other provision
31	of law to the contrary, criminal justice training programs in
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2	effective July 1, 1999, at which time responsibility for the
	provision of basic recruit, advanced, career development, and
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5	criminal justice training programs and for the operation of
	existing public criminal justice training programs will be
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8	whose service area the public criminal justice training
	program is located. Certification of the program granted by
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11	transferred to the respective community college and the
	college must continue to meet the requirements of the
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14	(3) FACILITIES
	(a) Criminal justice training program educational
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17	defined in section 235.011(6) and (7), Florida Statutes, which
	are owned by the state and paid for with only state funds
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20	such an educational facility or educational plant or part of
	such facility or plant is used for other purposes in addition
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23	Standards and Training Commission shall mediate the transfer
	or a suitable multi-use arrangement.
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26	facilities, educational plants, and related equipment as
	defined in section 235.011(6) and (7), Florida Statutes, which
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29	part with local tax funds shall be leased to the community
	college. However, if such an educational facility or
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1 2 training, the Criminal Justice Standards and Training Commission shall mediate a suitable lease agreement. If a 4 5 terms and conditions of the lease agreement, the Criminal Justice Standards and Training Commission shall finalize the 7 Department of Education, Office of Educational Facilities, 8 9 shall conduct an analysis, by December 31, 1999, to determine the amount of local tax contribution used in the construction 10 of a school-district-owned criminal justice training program, 11 12 educational facility, or educational plant affected by the 13 transfer. This analysis shall be used to establish a purchase 14 price for the facility or plant. The local community college district board of trustees may make a legislative budget 15 request through the State Board of Community Colleges to 16 17 purchase the facility or plant, or it may continue to lease 18 the facility or plant. 19 (4) PROGRAM REQUIREMENTS. -- Each pilot training center 20 will be regional in nature, as defined by the Criminal Justice 21 Standards and Training Commission. Each Community College with 22 responsibility for a public criminal justice training program 23 must: (a) Establish a pilot training center advisory 24 25 committee made up of professionals from the field of each 26 training program included in the pilot project. 27 (b) Provide certificate and noncredit options for students and training components of the pilot training center 28 29 that so require. 30 (c) Develop an articulation agreement with the State University System to facilitate the transfer of graduates of a 31 3

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1999 Legislature

community college degree training program to the upper 1 2 division of a state university with a corresponding program. 3 (5) STAFFING.--The community college board of trustees 4 may provide for school district public criminal justice 5 training staff employed in full-time budgeted positions to be 6 transferred into the community college personnel system at the 7 same rate of salary. Retirement and leave provisions will be transferred according to law. 8 9 (6) FUNDING.--Beginning July 1, 1999, the Department of Education shall shift funds generated by students in the 10 pilot training centers established by this section, including 11 12 workforce development recurring and nonrecurring funds, from 13 the appropriate school district to the respective community 14 college. The community college shall qualify for future 15 facilities funding upon transfer of the facility. (a) Consistent with section 236.081(7), Florida 16 17 Statutes, school districts that transfer programs will receive an amount equal to 15 percent of the funding generated for the 18 19 program under the FEFP in 1996-1997. 20 (b) Reflecting the lower program costs in the Community College System, notwithstanding the funding 21 generated in paragraph (a), community colleges will receive 90 22 23 percent of the funding generated for the program under the FEFP in 1996-1997. The school district will retain the 24 25 remaining 10 percent. 26 (c) Notwithstanding sections 239.115(6)(a) and 239.117(6)(a), Florida Statutes, or any other provision of law 27 to the contrary, fees for continuing workforce education for 28 29 public law enforcement officers at these pilot centers shall not exceed 25 percent of the cost of the course, and state 30 31 4

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