	Bill No. <u>SB 2252</u>
	Amendment No
	CHAMBER ACTION House
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11	Senator Bronson moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 3, between lines 23 and 24,
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16	insert:
17	Section 3. Paragraph (a) of subsection (1) of section
18	23.1225, Florida Statutes, is amended to read:
19	23.1225 Mutual aid agreements
20	(1) The term "mutual aid agreement," as used in this
21	part, refers to one of the following types of agreement:
22	(a) A voluntary cooperation written agreement between
23	two or more law enforcement agencies, or between one or more
24	law enforcement agencies and either a school board that
25	employs school safety officers or a state university that
26	employs or appoints university police officers in accordance
27	with s. 240.268, which agreement permits voluntary cooperation
28	and assistance of a routine law enforcement nature across
29	jurisdictional lines. The agreement must specify the nature
30	of the law enforcement assistance to be rendered, the agency
31	or entity that shall bear any liability arising from acts
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1	undertaken under the agreement, the procedures for requesting
2	and for authorizing assistance, the agency or entity that has
3	command and supervisory responsibility, a time limit for the
4	agreement, the amount of any compensation or reimbursement to
5	the assisting agency or entity, and any other terms and
6	conditions necessary to give it effect. Examples of law
7	enforcement activities that may be addressed in a voluntary
8	cooperation written agreement include, but are not limited to,
9	establishing a joint city-county task force on narcotics
10	smuggling <u>, or</u> authorizing school safety officers to enforce
11	laws in an area within 1,000 feet of a school or school board
12	property, or establishing a joint city-county traffic
13	enforcement task force.
14	Section 4. Subsection (3) is added to section 810.08,
15	Florida Statutes, to read:
16	810.08 Trespass in structure or conveyance
17	(3) As used in this section, the term "person
18	authorized" means any owner or lessee, or his or her agent, or
19	any law enforcement officer whose department has received
20	written authorization from the owner or lessee, or his or her
21	agent, to communicate an order to depart the property in the
22	case of a threat to public safety or welfare.
23	Section 5. Subsection (3) is added to section 810.09,
24	Florida Statutes, to read:
25	810.09 Trespass on property other than structure or
26	conveyance
27	(3) As used in this section, the term "authorized
28	person" or "person authorized" means any owner, or his or her
29	agent, or any law enforcement officer whose department has
30	received written authorization from the owner, or his or her
31	agent, to communicate an order to leave the property in the
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case of a threat to public safety or welfare. 1 2 Section 6. Subsection (15) is added to section 901.15, 3 Florida Statutes, to read: 4 901.15 When arrest by officer without warrant is 5 lawful.--A law enforcement officer may arrest a person without 6 a warrant when: 7 (15) There is probable cause to believe that the 8 person has committed trespass in a secure area of an airport when signs are posted in conspicuous areas of the airport 9 10 which notify that unauthorized entry into such areas 11 constitutes a trespass and specify the methods for gaining 12 authorized access to such areas. An arrest under this 13 subsection may be made on or off airport premises. A law enforcement officer who acts in good faith and exercises due 14 15 care in making an arrest under this subsection is immune from civil liability that otherwise might result by reason of the 16 17 law enforcement officer's action. Section 7. Paragraph (g) of subsection (2) of section 18 934.03, Florida Statutes, is amended to read: 19 20 934.03 Interception and disclosure of wire, oral, or 21 electronic communications prohibited. --22 (2)(g) It is lawful under ss. 934.03-934.09 for an 23 24 employee of: 1. An ambulance service licensed pursuant to s. 25 401.25, a fire station employing firefighters as defined by s. 26 27 633.30, a public utility as defined by ss. 365.01 and 366.02, a law enforcement agency as defined by s. 934.02(10), or any 28 other entity with published emergency telephone numbers; 29 30 2. An agency operating an emergency telephone number 31 "911" system established pursuant to s. 365.171; or

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The central abuse hotline operated pursuant to s. 1 3. 2 39.201, 3 4 to intercept and record incoming wire communications; however, 5 such employee may intercept and record incoming wire 6 communications on designated "911" telephone numbers and 7 published nonemergency emergency telephone numbers staffed by trained dispatchers at public safety answering points only. 8 9 It is also lawful for such employee to intercept and record 10 outgoing wire communications to the numbers from which such 11 incoming wire communications were placed when necessary to 12 obtain information required to provide the emergency services 13 being requested. 14 15 (Redesignate subsequent sections.) 16 17 18 19 And the title is amended as follows: 20 On page 1, line 10, after the semicolon, 21 22 insert: 23 amending s. 23.1225, F.S.; describing an 24 additional authorized joint city-county law 25 enforcement activity by voluntary cooperation 26 written agreement; amending ss. 810.08, 810.09, 27 F.S.; defining the terms "person authorized" and "authorized person" for purposes of 28 provisions prohibiting trespass; amending s. 29 30 901.15, F.S.; specifying lawful arrest without 31 a warrant for trespass in secure areas of

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1	airports; providing for immunity from civil
2	liability for arresting law enforcement
3	officers under certain circumstances; amending
4	s. 934.03, F.S.; revising limited authorization
5	for certain personnel to intercept and record
6	specified incoming wire communications;
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