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1	A bill to be entitled
2	An act relating to domestic security; amending
3	s. 252.311, F.S.; providing legislative intent
4	with respect to counter-terrorism efforts and
5	initial responses to acts of terrorism within
6	or affecting this state; amending s. 252.35,
7	F.S.; requiring the Division of Emergency
8	Management within the Department of Community
9	Affairs to coordinate its responsibilities and
10	duties with respect to counter-terrorism with
11	the Department of Law Enforcement and the Chief
12	of Domestic Security Initiatives; amending s.
13	943.03, F.S.; requiring the Department of Law
14	Enforcement to coordinate and direct the
15	response to acts of terrorism; requiring the
16	executive director of the department to serve
17	as or designate a Chief of Domestic Security
18	Initiatives; creating s. 943.0311, F.S.;
19	specifying duties of the Chief of Domestic
20	Security Initiatives; requiring the chief to
21	conduct security assessments of buildings and
22	facilities owned or leased by state agencies or
23	local governments; requiring that the chief
24	recommend minimum security standards or needs
25	for security enhancement to the Governor and
26	the Legislature; requiring the chief to develop
27	recommended best practices for safety and
28	security; authorizing security assessments of
29	buildings or facilities owned by private
30	entities; requiring the executive director of
31	the department to submit recommendations

1	concerning security to the Governor and the
2	Legislature; creating s. 943.0312, F.S.;
3	requiring the Department of Law Enforcement to
4	establish a regional domestic security task
5	force in each of the department's operational
6	regions; providing for membership of the task
7	forces; providing duties of the task forces
8	with respect to coordinating training and the
9	collection of investigative and intelligence
10	information; requiring the Chief of Domestic
11	Security Initiatives to recommend funding and
12	training requirements to the Governor and the
13	Legislature; requiring the regional task forces
14	to provide for investigating and responding to
15	certain hate crimes; providing for per diem and
16	travel expenses; requiring the department to
17	provide staff and administrative support for
18	the task forces; creating s. 775.30, F.S.;
19	defining the term "terrorism" for use in the
20	criminal code; creating s. 943.0321, F.S.;
21	creating the Florida Domestic Security and
22	Counter-Terrorism Intelligence Center within
23	the Department of Law Enforcement; creating the
24	Florida Domestic Security and Counter-Terrorism
25	Database within the intelligence center;
26	providing functions of the intelligence center
27	with respect to gathering and analyzing active
28	criminal intelligence information and criminal
29	investigative information; requiring the
30	intelligence center to maintain and operate the
31	database; providing requirements for the

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1	database; requiring that the Department of Law
2	Enforcement establish methods for providing
3	information from the database to law
4	enforcement agencies and prosecutors; providing
5	that information that is exempt from public
6	disclosure and is released to another agency or
7	prosecutor by the intelligence center retains
8	such exemption; providing that information that
9	is exempt from public disclosure and is
10	obtained by the intelligence center retains
11	such exemption; providing an effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Section 252.311, Florida Statutes, is
16	amended to read:
17	252.311 Legislative intent
18	(1) The Legislature finds and declares that the state
19	is vulnerable to a wide range of emergencies, including
20	natural, technological, and manmade disasters, including, but
21	not limited to, acts of terrorism within or affecting this
22	state,all of which threaten the life, health, and safety of
23	its people; damage and destroy property; disrupt services and
24	everyday business and recreational activities; and impede
25	economic growth and development. The Legislature further
26	finds that this vulnerability is exacerbated by the tremendous
27	growth in the state's population, especially the growth in the
28	number of persons residing in coastal areas, in the elderly
29	population, in the number of seasonal vacationers, and in the
30	number of persons with special needs. This growth has greatly
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complicated the state's ability to coordinate its emergency
management resources and activities.

3 (2) It is the intent of the Legislature to reduce the 4 vulnerability of the people and property of this state; to 5 prepare for efficient evacuation and shelter of threatened or 6 affected persons; to provide for the rapid and orderly 7 provision of relief to persons and for the restoration of 8 services and property; and to provide for the coordination of 9 activities relating to emergency preparedness, response, recovery, and mitigation among and between agencies and 10 officials of this state, with similar agencies and officials 11 12 of other states, with local and federal governments, with interstate organizations, and with the private sector. 13

14 (3) The Legislature finds that with respect to 15 counter-terrorism efforts and initial responses to acts of terrorism within or affecting this state, specialized efforts 16 17 of emergency management that are unique to such situations are required and that these efforts intrinsically involve very 18 19 close coordination of federal, state, and local law 20 enforcement agencies with the efforts of all others involved 21 in emergency-response efforts. In order to best provide this specialized effort with respect to counter-terrorism efforts 22 23 and responses, the Legislature has determined that such efforts should be coordinated by and through the Department of 24 Law Enforcement, working closely with the Division of 25 26 Emergency Management and others involved in preparation 27 against acts of terrorism in or affecting this state, and in 28 the initial response to such acts. 29 (4) (4) (3) It is further the intent of the Legislature to 30 promote the state's emergency preparedness, response, recovery, and mitigation capabilities through enhanced 31 4

coordination, long-term planning, and adequate funding. 1 State 2 policy for responding to disasters is to support local 3 emergency response efforts. In the case of a major or 4 catastrophic disaster, however, the needs of residents and 5 communities will likely be greater than local resources. In these situations, the state must be capable of providing 6 7 effective, coordinated, and timely support to communities and 8 the public. Therefore, the Legislature hereby determines and 9 declares that the provisions of this act fulfill an important state interest. 10 Section 2. Subsection (14) is added to section 943.03, 11 12 Florida Statutes, to read: 943.03 Department of Law Enforcement.--13 14 (14) The department, with respect to counter-terrorism 15 efforts, responses to acts of terrorism within or affecting 16 this state, and other matters related to the domestic security 17 of Florida as it relates to terrorism, shall coordinate and direct the law enforcement, initial emergency, and other 18 19 initial responses. The department shall work closely with the 20 Division of Emergency Management, other federal, state, and 21 local law enforcement agencies, fire and rescue agencies, first-responder agencies, and others involved in preparation 22 23 against acts of terrorism in or affecting this state and in the response to such acts. The executive director of the 24 department, or another member of the department designated by 25 26 the director, shall serve as Chief of Domestic Security 27 Initiatives for the purpose of directing and coordinating such efforts. The department and Chief of Domestic Security 28 29 Initiatives shall use the regional domestic security task forces as established in this chapter to assist in such 30 31 efforts. 5

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1 Section 3. Section 943.0311, Florida Statutes, is 2 amended to read: 943.0311 Chief of Domestic Security Initiatives and 3 4 the department's duties with respect to domestic 5 security.--The executive director of the department, or a 6 member of the department designated by the executive director, 7 shall serve as the Chief of Domestic Security Initiatives. 8 (1) The Chief of Domestic Security Initiatives shall: 9 (a) Coordinate the efforts of the department in the ongoing assessment of this state's vulnerability to, and 10 ability to detect and respond to, acts of terrorism, as 11 12 defined in s. 775.30, within or affecting this state. (b) Prepare recommendations for the Executive Office 13 14 of the Governor, the President of the Senate, and the Speaker 15 of the House of Representatives which are based upon ongoing assessments to limit the vulnerability of the state to 16 17 terrorism. 18 (c) Coordinate the collection of proposals to limit 19 the vulnerability of the state to terrorism. 20 (d) Use regional task forces to support the duties of 21 the department set forth in this section. 22 (e) Use public or private resources to perform the 23 duties assigned to the department under this section. (f) Perform other duties assigned by law. 24 25 (2)(a) The chief shall conduct specific security assessments of buildings and facilities owned or leased by 26 27 state agencies or local governments. All state agencies and 28 local governments shall cooperate with the department and 29 provide requested information and resources to assist the 30 department in meeting its responsibilities under this section. 31 6

1	(b) Based upon the security assessments, the chief
2	shall prepare recommendations to enhance the security of
3	buildings and facilities owned or leased by state agencies or
4	local governments.
5	(c) The chief shall report to the Executive Office of
6	the Governor, the President of the Senate, and the Speaker of
7	the House of Representatives recommended minimum security
8	standards or security-enhancement needs for any building or
9	facility owned or leased by a state agency or local
10	government. The report must identify and prioritize the
11	recommended security enhancements and provide recommendations
12	to maximize federal funding in support of building and
13	facility security.
14	(3) The chief shall develop and submit to the
15	Executive Office of the Governor, the President of the Senate,
16	and the Speaker of the House of Representatives recommended
17	best practices for safety and security. The recommended best
18	practices are not a rule as defined in chapter 120. The chief
19	shall review the recommended best practices as necessary, but
20	at least once each year, and shall submit any recommended
21	changes to the Executive Office of the Governor, the President
22	of the Senate, and the Speaker of the House of
23	Representatives.
24	(4) The chief may conduct specific security
25	assessments of a building or facility owned by a private
26	entity upon the request of that private entity. The chief may
27	prioritize requests, and such prioritization is not agency
28	action that is subject to review under chapter 120. The chief
29	may solicit private entities for the purpose of receiving
30	requests to perform security assessments of buildings or
31	facilities. Private entities are urged to cooperate with and
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assist the department in meeting its responsibilities for 1 2 domestic security. 3 (5) By November 1 of each year, the executive director shall compile, coordinate, and prioritize recommendations and 4 5 proposals concerning security and shall present the 6 recommendations and proposals to the Executive Office of the 7 Governor, the President of the Senate, and the Speaker of the House of Representatives. All recommendations seeking funding 8 9 shall be prioritized, with critical domestic security needs requiring immediate or top-priority funding being clearly 10 identified. Such recommendations shall include recommendations 11 to maximize federal funding in support of the state's 12 domestic-security efforts. 13 14 Section 4. Section 943.0312, Florida Statutes, is 15 created to read: 16 943.0312 Regional domestic security task forces.--The 17 Legislature finds that there is a need to develop and 18 implement a statewide strategy to address preparation and 19 response efforts by federal, state, and local law enforcement 20 agencies, emergency management agencies, fire and rescue 21 departments, first-responder personnel, and others in dealing 22 with potential or actual terrorist acts within or affecting 23 this state. (1) To assist the department and the Chief of Domestic 24 25 Security Initiatives in performing their roles and duties in 26 this regard, the department shall establish a regional 27 domestic security task force in each of the department's 28 operational regions. The task forces shall serve in an 29 advisory capacity to the department and the Chief of Domestic 30 Security Initiatives. 31 8

(a) Subject to annual appropriation, the department 1 2 shall provide dedicated employees to support the function of 3 each regional domestic security task force. 4 (b) Each task force shall be co-chaired by the 5 department's regional director of the operational region in 6 which the task force is located and by a local sheriff or 7 chief of police from within the operational region. 8 (c) Each task force membership may also include an 9 available representative from the Division of Emergency Management; an available representative from the Department of 10 Health; an available representative of a local emergency 11 12 planning committee; representatives of state and local law enforcement agencies, fire and rescue departments, or 13 14 first-responder personnel; and other persons as deemed 15 appropriate and necessary by the task force co-chairs. The goals of each task force shall include 16 (2) 17 coordinating efforts to counter terrorism, as defined by s. 775.30, among local, state, and federal resources to ensure 18 19 that such efforts are not fragmented or unnecessarily 20 duplicated; coordinating training for local and state 21 personnel to counter terrorism as defined by s. 775.30; coordinating the collection and dissemination of investigative 22 and intelligence information, including promoting the 23 appropriate use of the department's domestic security and 24 25 counter-terrorism database; and facilitating responses to 26 terrorist incidents within or affecting each region. With the approval of the Chief of Domestic Security Initiatives, the 27 28 task forces may incorporate other objectives reasonably 29 related to the goals of enhancing the state's domestic security and ability to detect, prevent, and respond to acts 30 of terrorism within or affecting this state. Each task force 31 9

shall take into account the variety of conditions and 1 2 resources present within its region. 3 (3) The Chief of Domestic Security Initiatives, in 4 conjunction with the Division of Emergency Management, the 5 regional domestic security task forces, and the various state 6 entities responsible for establishing training standards 7 applicable to state law enforcement officers and fire, 8 emergency, and first-responder personnel, shall identify 9 appropriate equipment and training needs, curricula, and materials related to the effective response to suspected or 10 actual acts of terrorism or incidents involving real or hoax 11 12 weapons of mass destruction as defined in s. 790.166. Recommendations for funding for purchases of equipment, 13 14 delivery of training, implementation of, or revision to basic 15 or continued training required for state licensure or certification, or other related responses shall be made by the 16 17 Chief of Domestic Security Initiatives to the Executive Office of the Governor, the President of the Senate, and the Speaker 18 19 of the House of Representatives as necessary to assure that 20 the needs of this state with regard to the equipping, 21 outfitting, and training of response personnel are identified and addressed. In making such recommendations, the Chief of 22 23 Domestic Security Initiatives and the Division of Emergency Management shall identify all funding sources that may be 24 25 available to fund such equipping, outfitting, and training. 26 (4) Each regional domestic security task force, working in conjunction with the department, the Office of the 27 28 Attorney General, and other public or private entities, shall 29 work to ensure that hate-driven acts against ethnic groups 30 that may have been targeted as a result of acts of terrorism 31 10

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in or affecting this state are appropriately investigated and 1 2 responded to. 3 (5) Members of each regional domestic security task 4 force may not receive any pay other than their salaries 5 normally received from their employers, but are entitled to 6 reimbursement for per diem and travel expenses in accordance 7 with s. 112.061. 8 (6) Subject to annual appropriation, the Department of 9 Law Enforcement shall provide staff and administrative support for the regional domestic security task forces. 10 Section 5. Section 775.30, Florida Statutes, is 11 12 created to read: 13 775.30 Terrorism; defined.--As used in the criminal 14 code of this state, the term "terrorism" means an activity 15 that: (1)(a) Involves a violent act or an act dangerous to 16 17 human life which is a violation of the criminal laws of this 18 state or of the United States; or 19 (b) Involves a violation of s. 815.06; and 20 (2) Is intended to: 21 (a) Intimidate, injure, or coerce a civilian 22 population; 23 (b) Influence the policy of a government by 24 intimidation or coercion; or 25 (c) Affect the conduct of government through 26 destruction of property, assassination, murder, kidnapping, or 27 aircraft piracy. 28 Section 6. Section 943.0321, Florida Statutes, is created to read: 29 30 31 11 CODING: Words stricken are deletions; words underlined are additions.

943.0321 The Florida Domestic Security and 1 2 Counter-Terrorism Intelligence Center and the Florida Domestic 3 Security and Counter-Terrorism Database.--4 (1)(a) There is created within the Department of Law 5 Enforcement the Florida Domestic Security and 6 Counter-Terrorism Intelligence Center. 7 (b) The Florida Domestic Security and 8 Counter-Terrorism Database is created within the Florida 9 Domestic Security and Counter-Terrorism Intelligence Center. (2) The intelligence center shall: 10 (a) Gather, document, and analyze active criminal 11 12 intelligence and criminal investigative information related to terrorism, as defined in s. 775.30, including information 13 14 related to individuals or groups that plot, plan, or coordinate acts of terrorism, as defined in s. 775.30, and 15 16 that operate within this state or otherwise commit acts 17 affecting this state; 18 (b) Maintain and operate the domestic security and 19 counter-terrorism database; and 20 (c) Provide support and assistance to federal, state, 21 and local law enforcement agencies and prosecutors that 22 investigate or prosecute terrorism, as defined in s. 775.30. 23 (3)(a) The database shall include active criminal intelligence information and active criminal investigative 24 25 information submitted by federal, state, or local law 26 enforcement agencies and prosecutors and information that is available from other law-enforcement databases. 27 28 The database shall be capable of performing data (b) 29 review and processing that may reveal patterns, trends, and 30 correlations indicative of potential or actual terrorism 31 activity within or affecting this state. 12

1	(c) The department shall establish methods and
2	parameters by which information and data is transferred to the
3	department for inclusion in the database. Information
4	developed in or through the use of the database shall be made
5	available to federal, state, and local law enforcement
6	agencies and prosecutors in a manner defined by the department
7	and as allowed by state or federal law or rule.
8	(4)(a) Information that is exempt from public
9	disclosure under chapter 119 when in the possession of the
10	intelligence center retains its exemption from public
11	disclosure after such information is revealed to a federal,
12	state, or local law enforcement agency or prosecutor, except
13	as otherwise provided by law.
14	(b) Information obtained by the intelligence center
15	from a federal, state, or local law enforcement agency or
16	prosecutor which is exempt from public disclosure under state
17	or federal law when in the possession of a federal, state, or
18	local law enforcement agency or prosecutor retains its
19	exemption from public disclosure after such information is
20	revealed to the intelligence center, except as otherwise
21	provided by law.
22	Section 7. This act shall take effect upon becoming a
23	law.
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COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.