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1	A bill to be entitled
2	An act relating to domestic security; amending s.
3	943.03101, F.S.; providing that counter-terrorism
4	coordination must be conducted in accordance with the
5	state comprehensive emergency management plan; amending
6	ss. 943.03 and 943.0311, F.S.; changing the title of the
7	position "Chief of Domestic Security Initiatives" to
8	"Chief of Domestic Security"; revising references to
9	conform; clarifying duties of the Chief of Domestic
10	Security; revising provisions relating to required
11	security assessments of buildings, facilities, and
12	structures owned or leased by state agencies, state
13	universities, and community colleges; requiring certain
14	assessments to be provided to the Chief of Domestic
15	Security within a specified timeframe; revising
16	requirements with respect to a report by the Chief of
17	Domestic Security regarding suggestions for security
18	enhancements; revising provisions with respect to the
19	recommendation, development, and implementation of best
20	practices for the safety and security of specified
21	buildings, facilities, and structures; amending s.
22	943.0312, F.S.; revising provisions with respect to
23	regional domestic security task forces; conforming
24	language; providing an additional duty of the task forces;
25	revising the organization and membership of the task
26	forces; providing editorial changes; requiring the task
27	forces to make specified recommendations to the Domestic
28	Security Oversight Council; creating s. 943.0313, F.S.;
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29 creating the Domestic Security Oversight Council; 30 providing purpose of the council; providing for membership 31 of the council; providing for organization, meetings, staffing, and duties of the council; providing for the 32 establishment of an executive committee and membership 33 thereof; providing duties of the executive committee; 34 35 requiring annual reports to the Governor and Legislature; 36 providing that the council is a criminal justice agency 37 for the purposes of ch. 119, F.S.; amending s. 381.00315, 38 F.S., to conform; providing an effective date. 39 40 Be It Enacted by the Legislature of the State of Florida: 41 42 Section 1. Section 943.03101, Florida Statutes, is amended 43 to read: 44 943.03101 Counter-terrorism coordination.--The Legislature finds that with respect to counter-terrorism efforts and initial 45 46 responses to acts of terrorism within or affecting this state, 47 specialized efforts of emergency management that are unique to 48 such situations are required and that these efforts 49 intrinsically involve very close coordination of federal, state, and local law enforcement agencies with the efforts of all 50 51 others involved in emergency-response efforts. In order to best provide this specialized effort with respect to counter-52 53 terrorism efforts and responses, the Legislature has determined 54 that such efforts should be coordinated by and through the 55 Department of Law Enforcement, working closely with the Division 56 of Emergency Management and others involved in preparation Page 2 of 21

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57 against acts of terrorism in or affecting this state, and in the 58 initial response to such acts, in accordance with the state 59 <u>comprehensive emergency management plan prepared pursuant to s.</u> 60 <u>252.35(2)(a)</u>.

Section 2. Subsection (14) of section 943.03, Florida
Statutes, is amended to read:

63

943.03 Department of Law Enforcement.--

64 The department, with respect to counter-terrorism (14)65 efforts, responses to acts of terrorism within or affecting this 66 state, and other matters related to the domestic security of Florida as it relates to terrorism, shall coordinate and direct 67 the law enforcement, initial emergency, and other initial 68 responses. The department shall work closely with the Division 69 70 of Emergency Management, other federal, state, and local law 71 enforcement agencies, fire and rescue agencies, first-responder 72 agencies, and others involved in preparation against acts of 73 terrorism in or affecting this state and in the response to such 74 acts. The executive director of the department, or another 75 member of the department designated by the director, shall serve as Chief of Domestic Security Initiatives for the purpose of 76 77 directing and coordinating such efforts. The department and Chief of Domestic Security Initiatives shall use the regional 78 79 domestic security task forces as established in this chapter to 80 assist in such efforts.

81 Section 3. Subsections (1), (2), (3), and (4) of section
82 943.0311, Florida Statutes, are amended to read:

943.0311 Chief of Domestic Security Initiatives; duties of
 the department with respect to domestic security.--

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(1) The executive director of the department, or a member
of the department designated by the executive director, shall
serve as the Chief of Domestic Security <del>Initiatives</del>. The Chief
of Domestic Security <del>Initiatives</del> shall:

89 (a) Coordinate the efforts of the department in the
90 ongoing assessment of this state's vulnerability to, and ability
91 to detect, prevent, prepare for, and respond to, and recover
92 <u>from</u> acts of terrorism within or affecting this state.

93 (b) Prepare recommendations for the Governor, the
94 President of the Senate, and the Speaker of the House of
95 Representatives, which are based upon ongoing assessments to
96 limit the vulnerability of the state to terrorism.

97 (c) Coordinate the collection of proposals to limit the98 vulnerability of the state to terrorism.

99 (d) Use regional task forces to support the duties of the100 department set forth in this section.

101 (e) Use public or private resources to perform the duties102 assigned to the department under this section.

The chief shall conduct or cause to be conducted by 103 (2) 104 the personnel and with the resources of the state agency, state 105 university, or community college that owns or leases a building, facility, or structure, security assessments of buildings, 106 facilities, and structures owned or leased by state agencies, 107 108 state universities, and community colleges using methods and 109 instruments made available by the department. Each entity making 110 such an assessment shall prioritize its security needs based on 111 the findings of its assessment. Each state agency, state university, and community college shall cooperate with the 112 Page 4 of 21

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113 department and provide the assistance of employees within 114 existing resources to provide to the chief information in the 115 format requested by the chief. The chief must report to the 116 Governor, the President of the Senate, and the Speaker of the 117 House of Representatives if any state agency, state university, or community college substantially fails to cooperate with the 118 119 chief in making a security assessment of the buildings, 120 facilities, and structures of the state agency, state university, or community college. 121

(a) The initial assessment of each building, facility, or
structure owned or leased by a state agency, state university,
or community college shall be completed by the state agency,
state university, or community college and shall be provided to
the chief no later than November 1, 2004.

127 Assessments of any building, facility, or structure (b) 128 owned or leased by a state agency, state university, or 129 community college not previously provided to the chief under 130 subsection (a) must be completed by the state agency, state 131 university, or community college and provided to the chief within 6 months after occupying or substantially modifying such 132 133 building, facility, or structure. The chief may request 134 additional followup assessments to ensure that the security assessments of buildings, facilities, and structures, owned or 135 leased by state agencies, state universities, and community 136 137 colleges, remain reasonably current and valid.

138 (3) The chief shall report to the Governor, the President 139 of the Senate, and the Speaker of the House of Representatives 140 by November 1 of each year prioritized suggestions for specific Page 5 of 21

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security enhancements enhancement of any building, facility, or 141 142 structure owned or leased by a state agency, state university, 143 or community college or any entity that has conducted an 144 assessment under subsection (5). The chief may utilize the 145 assessments provided under subsection (5) in making his or her 146 suggestions. The report shall suggest strategies to maximize 147 federal funds in support of building or facility security if such funds are available must identify and prioritize the 148 149 recommended security enhancements and provide recommendations to maximize federal funding in support of building and facility 150 151 security. 152 (4) To promote the continued safety of government 153 buildings, facilities, and structures within the state, the 154 chief shall work in conjunction with state agencies, state universities, community colleges, and local governments to 155 156 recommend report to the Governor, the President of the Senate, 157 and the Speaker of the House of Representatives recommended and 158 implement best practices for safety and security of buildings, 159 facilities, and structures owned or leased by state agencies, state universities, community colleges, and local governments. 160 161 The chief may enlist the assistance of the State Fire Marshal 162 and other domestic security partners in developing the recommended best practices. To promote the continued safety of 163 government buildings, facilities, and structures within the 164 165 state, the Best practices may be revised or enhanced by the 166 chief as necessary. The recommended best practices are not a

167 rule as defined in chapter 120.

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168 (5) The chief shall communicate to local governments and 169 water management districts the importance of conducting security 170 assessments of buildings, facilities, and structures owned or 171 leased by such local governments or water management districts, 172 and the options local governments and water management districts should consider in obtaining security assessments. The cost of 173 174 any security assessment of a building, facility, or structure 175 owned or leased by a local government or water management 176 district shall be borne by the local government or water 177 management district, as applicable.

Section 4. Section 943.0312, Florida Statutes, is amended to read:

943.0312 Regional domestic security task forces.--The 180 181 Legislature finds that there is a need to develop and implement 182 a statewide strategy to address prevention, preparation, protection, and response, and recovery efforts by federal, 183 184 state, and local law enforcement agencies, emergency management 185 agencies, fire and rescue departments, first-responder personnel 186 and others in dealing with potential or actual terrorist acts 187 within or affecting this state.

188 To assist the department and the Chief of Domestic (1)Security Initiatives in performing their roles and duties in 189 this regard, the department shall establish a regional domestic 190 191 security task force in each of the department's operational 192 regions. The task forces shall serve in an advisory capacity to the department and the Chief of Domestic Security and shall 193 194 provide support to the department in its performance of 195 functions pertaining to domestic security Initiatives.

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(a) Subject to annual appropriation, the department shall
provide dedicated employees to support the function of each
regional domestic security task force.

(b) Each task force shall be co-chaired by the department's <u>special agent in charge</u> regional director of the operational region in which the task force is located and by a local sheriff or chief of police from within the operational region.

204 (C) Each task force membership may also include 205 representatives of state and local law enforcement agencies, 206 fire and rescue departments, or first-responder personnel; representatives of emergency management agencies and health, 207 208 medical, and hospital agencies; representatives an available 209 representative from the Division of Emergency Management; an 210 available representative from the Department of Health; an 211 available representative of a local emergency planning 212 committees committee; representatives of state and local law 213 enforcement agencies, fire and rescue departments, or first-214 responder personnel; and other persons as deemed appropriate and necessary by the task force co-chairs. 215

(d) The co-chairs of each task force may appoint
 subcommittees and subcommittee chairs as necessary in order to
 address issues related to the various disciplines represented on
 the task force, except that subcommittee chairs for emergency
 management shall be appointed with the approval of the director
 of the Division of Emergency Management. A subcommittee chair
 shall serve at the pleasure of the co-chairs.

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223 (2) In accordance with the state's domestic security 224 strategic goals and objectives, The goals of each task force 225 shall coordinate include coordinating efforts to counter 226 terrorism, as defined by s. 775.30, among local, state, and 227 federal resources to ensure that such efforts are not fragmented or unnecessarily duplicated; coordinate coordinating training 228 229 for local and state personnel to counter terrorism as defined by 230 s. 775.30; coordinate coordinating the collection and 231 dissemination of investigative and intelligence information; and 232 facilitate facilitating responses to terrorist incidents within or affecting each region. With the approval of the Chief of 233 Domestic Security Initiatives, the task forces may incorporate 234 235 other objectives reasonably related to the goals of enhancing 236 the state's domestic security and ability to detect, prevent, 237 and respond to acts of terrorism within or affecting this state. 238 Each task force shall take into account the variety of 239 conditions and resources present within its region.

(3) The Chief of Domestic Security Initiatives, in 240 241 conjunction with the Division of Emergency Management, the 242 regional domestic security task forces, and the various state 243 entities responsible for establishing training standards applicable to state law enforcement officers and fire, 244 emergency, and first-responder personnel shall identify 245 246 appropriate equipment and training needs, curricula, and 247 materials related to the effective response to suspected or actual acts of terrorism or incidents involving real or hoax 248 249 weapons of mass destruction as defined in s. 790.166. Recommendations for funding for purchases of equipment, delivery 250 Page 9 of 21

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of training, implementation of, or revision to basic or 251 252 continued training required for state licensure or 253 certification, or other related responses shall be made by the 254 Chief of Domestic Security Initiatives to the Domestic Security 255 Oversight Council, the Executive Office of the Governor, the 256 President of the Senate, and the Speaker of the House of 257 Representatives as necessary to ensure assure that the needs of this state with regard to the preparing, equipping, outfitting, 258 259 and training, and exercising of response personnel are 260 identified and addressed. In making such recommendations, the Chief of Domestic Security Initiatives and the Division of 261 262 Emergency Management shall identify all funding sources that may be available to fund such efforts equipping, outfitting, and 263 264 training.

(4) Each regional domestic security task force, working in conjunction with the department, the Office of the Attorney General, and other public or private entities, shall work to ensure that hate-driven acts against ethnic groups that may have been targeted as a result of acts of terrorism in or affecting this state are appropriately investigated and responded to.

(5) Members of each regional domestic security task force
may not receive any pay other than their salaries normally
received from their employers, but are entitled to reimbursement
for per diem and travel expenses in accordance with s. 112.061.

(6) Subject to annual appropriation, the department of Law
 Enforcement shall provide staff and administrative support for
 the regional domestic security task forces.

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278 Section 5. Section 943.0313, Florida Statutes, is created 279 to read: 280 943.0313 Domestic Security Oversight Council.--The

281 Legislature finds that there exists a need to provide executive 282 direction and leadership with respect to terrorism prevention, preparation, protection, response, and recovery efforts by state 283 284 and local agencies in this state. In recognition of this need, 285 the Domestic Security Oversight Council is hereby created. The 286 council shall serve as an advisory council pursuant to s. 20.03(7) to provide guidance to the state's regional domestic 287 288 security task forces and other domestic security working groups 289 and to make recommendations to the Governor and the Legislature 290 regarding the expenditure of funds and allocation of resources 291 related to counter-terrorism and domestic security efforts. (1) MEMBERSHIP.--292 293 (a) The Domestic Security Oversight Council shall consist 294 of the following voting members: 295 The executive director of the Department of Law 1. 296 Enforcement. 297 2. The director of the Division of Emergency Management. 298 3. The Attorney General. 299 The Commissioner of Agriculture. 4. 300 5. The Secretary of Health. 301 7. The Commissioner of Education. 302 7. The State Fire Marshal.

## 303 <u>8. The adjutant general of the Florida National Guard.</u>

## 304 9. The chief information officer of the State Technology

305 Office.

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306	10. Each sheriff or chief of police who serves as a co-
307	chair of a regional domestic security task force.
308	11. Each of the department's special agents in charge who
309	serve as a co-chair of a regional domestic security task force.
310	12. Two representatives of the Florida Fire Chiefs
311	Association.
312	13. One representative of the Florida Police Chiefs
313	Association.
314	14. One representative of the Florida Prosecuting
315	Attorneys Association.
316	15. The chair of the Statewide Domestic Security
317	Intelligence Committee.
318	16. One representative of the Florida Hospital
319	Association.
320	17. One representative of the Emergency Medical Services
321	Advisory Council.
322	18. One representative of the Florida Emergency
323	Preparedness Association.
324	19. One representative of the Florida Seaport
325	Transportation and Economic Development Council.
326	(b) In addition to the members designated in paragraph
327	(a), the council may invite other ex officio, nonvoting members
328	to attend and participate in council meetings. Those nonvoting
329	members may include, but need not be limited to:
330	1. The executive director of the Department of Highway
331	Safety and Motor Vehicles.
332	2. The Secretary of Health Care Administration.
333	3. The Secretary of Environmental Protection.
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334 The director of the Division of Law Enforcement within 4. 335 the Fish and Wildlife Conservation Commission. 336 A representative of the Commission on Human Relations. 5. 337 6. A representative of the United States Coast Guard. 338 7. A United States Attorney from a federal judicial 339 circuit within this state. 340 A special agent in charge from an office of the Federal 8. Bureau of Investigation within this state. 341 342 (2) ORGANIZATION. --343 (a) The Legislature finds that the council serves a 344 legitimate state, county, and municipal purpose and that service 345 on the council is consistent with a member's principal service in public office or employment. Membership on the council does 346 347 not disqualify a member from holding any other public office or being employed by a public entity, except that a member of the 348 349 Legislature may not serve on the council. 350 (b) The executive director of the Department of Law 351 Enforcement shall serve as chair of the council, and the 352 director of the Division of Emergency Management within the 353 Department of Community Affairs shall serve as vice chair of the 354 council. In the absence of the chair, the vice chair shall serve 355 as chair. In the absence of the vice chair, the chair may name 356 any member of the council to perform the duties of the chair if 357 such substitution does not extend beyond a defined meeting, 358 duty, or period of time. 359 (c) Any absent voting member of the council may be 360 represented by a designee empowered to act on any issue before the council to the same extent that the designating member is 361 Page 13 of 21

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2005 362 empowered. If a co-chair of a regional domestic security task 363 force is absent from a council meeting, the co-chair shall 364 appoint a subcommittee chair of that task force as the designee. 365 (d) The council shall establish bylaws for its general 366 governance. 367 (e) Any member of the council serving by reason of the office or employment held by the member shall cease to serve on 368 369 the council at such time as he or she ceases to hold the office 370 or employment which was the basis for appointment to the 371 council. 372 (f) Representatives from agencies or organizations other 373 than those designated by title shall be chosen by the entity. 374 Except for those individuals designated by title, council 375 members shall be certified annually to the chair by the 376 organization they represent. 377 (g) Members of the council or their designees shall serve 378 without compensation but are entitled to reimbursement for per 379 diem and travel expenses pursuant to s. 112.061. 380 The department shall provide the council with the (h) 381 staff support necessary to assist in the performance of its 382 duties. 383 (3) MEETINGS.--The council must meet at least 384 semiannually. Additional meetings may be held as necessary. A majority of the members of the council constitutes a quorum. 385 386 (4) EXECUTIVE COMMITTEE. --(a) The council shall establish an executive committee 387 388 consisting of the following members:

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389	1. The executive director of the Department of Law
390	Enforcement.
391	2. The director of the Division of Emergency Management
392	within the Department of Community Affairs.
393	3. The Attorney General.
394	4. The Commissioner Agriculture.
395	5. The Secretary of Health.
396	6. The Commissioner of Education.
397	7. The State Fire Marshal.
398	(b) The executive director of the Department of Law
399	Enforcement shall serve as the chair of the executive committee,
400	and the director of the Division of Emergency Management within
401	the Department of Community Affairs shall serve as the vice
402	chair of the executive committee.
403	(c) The executive committee shall approve all matters
404	brought before the council prior to consideration. When
405	expedited action of the council is deemed necessary by the chair
406	or vice chair, the executive committee may act on behalf of the
407	council.
408	(5) DUTIES OF THE COUNCIL
409	(a) The Domestic Security Oversight Council shall serve as
410	an advisory council to the Governor, the Legislature, and the
411	Chief of Domestic Security. The council shall:
412	1. Review the development, maintenance, and operation of a
413	comprehensive multidisciplinary domestic security strategy that
414	will guide the state's prevention, preparedness, protection,
415	response, and recovery efforts against terrorist attacks and

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416 make appropriate recommendations to ensure the implementation of 417 that strategy. 418 2. Review the development of integrated funding plans to 419 support specific projects, goals, and objectives necessary to 420 the state's domestic security strategy and make appropriate recommendations to implement those plans. 421 422 Review and recommend approval of prioritized 3. 423 recommendations from regional domestic security task forces and 424 state working groups on the use of available funding to ensure 425 the use of such funds in a manner that best promotes the goals 426 of statewide, regional, and local domestic security through 427 coordinated planning and implementation strategies. 428 4. Review and recommend approval of statewide policies and 429 operational protocols that support the domestic security efforts 430 of the regional domestic security task forces and state 431 agencies. 432 5. Review the overall statewide effectiveness of domestic security and counter-terrorism efforts in order to provide 433 434 suggestions to improve or enhance those efforts. 435 6. Review the efforts of any agency or entity involved in 436 state or local domestic security and counter-terrorism efforts 437 that requests assistance or that appears to need such review in 438 order to provide suggestions to improve or enhance those 439 efforts. 440 7. Review efforts within the state to better secure state 441 and local infrastructure against terrorist attack and make 442 recommendations to enhance the effectiveness of such efforts.

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8. Review and recommend legislative initiatives related to
the state's domestic security and provide endorsement or
recommendations to enhance the effectiveness of such efforts.
9. Review statewide or multiagency mobilizations and
responses to major domestic security incidents and recommend
suggestions for training, improvement of response efforts, or
improvement of coordination or for other strategies that may be
derived as necessary from such reviews.
10. Conduct any additional review or inquiry or make
recommendations to the Governor and Legislature in support of
other initiatives, as may be necessary, to fulfill the function
of general oversight of the state's domestic security and
counter-terrorism efforts and to promote increased security.
11. Promote and preserve intergovernmental cooperation and
consensus among state and local agencies, the Federal
Government, private entities, other states, and other nations,
as appropriate, under the guidance of the Governor.
(b) The Domestic Security Oversight Council shall make an
annual funding recommendation to the Governor and Legislature
which shall prioritize funding requests based on allocations
from all available sources for implementing the state's domestic
security strategy. This recommendation must include the
prioritized recommendations of each of the regional domestic
security task forces and the various working groups that
participate in the prioritization process for funding
allocations. The recommendation must reflect the consideration
of strategic priorities and allocations that best serve the
of strategic priorities and allocations that best serve the state's overall domestic security needs. The recommendation

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471	shall be transmitted to the Governor and the Legislature by
472	December 31 of each year. If additional funds become available,
473	or reallocation of funding is required beyond current spending
474	authorizations, the council may make recommendations to the
475	Governor for consideration by the Legislative Budget Commission.
476	(6) REPORTSThe council shall report annually on its
477	activities, on or before December 31 of each calendar year, to
478	the Governor, the President of the Senate, the Speaker of the
479	House of Representatives, and the chairs of the committees
480	having principal jurisdiction over domestic security in the
481	Senate and the House of Representatives.
482	(7) AGENCY DESIGNATION For purposes of this section, the
483	Domestic Security Oversight Council shall be considered a
484	criminal justice agency within the definition of s. 119.011(4).
485	Section 6. Paragraph (b) of subsection (1) of section
486	381.00315, Florida Statutes, is amended to read:
487	381.00315 Public health advisories; public health
488	emergenciesThe State Health Officer is responsible for
489	declaring public health emergencies and issuing public health
490	advisories.
491	(1) As used in this section, the term:
492	(b) "Public health emergency" means any occurrence, or
493	threat thereof, whether natural or man made, which results or
494	may result in substantial injury or harm to the public health
495	from infectious disease, chemical agents, nuclear agents,
496	biological toxins, or situations involving mass casualties or
497	natural disasters. Prior to declaring a public health emergency,
498	the State Health Officer shall, to the extent possible, consult
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499 with the Governor and shall notify the Chief of Domestic 500 Security Initiatives as created in s. 943.03. The declaration of 501 a public health emergency shall continue until the State Health 502 Officer finds that the threat or danger has been dealt with to 503 the extent that the emergency conditions no longer exist and he 504 or she terminates the declaration. However, a declaration of a 505 public health emergency may not continue for longer than 60 days 506 unless the Governor concurs in the renewal of the declaration. 507 The State Health Officer, upon declaration of a public health 508 emergency, may take actions that are necessary to protect the public health. Such actions include, but are not limited to: 509

Directing manufacturers of prescription drugs or over-510 1. the-counter drugs who are permitted under chapter 499 and 511 512 wholesalers of prescription drugs located in this state who are 513 permitted under chapter 499 to give priority to the shipping of 514 specified drugs to pharmacies and health care providers within 515 geographic areas that have been identified by the State Health 516 Officer. The State Health Officer must identify the drugs to be 517 shipped. Manufacturers and wholesalers located in the state must respond to the State Health Officer's priority shipping 518 519 directive before shipping the specified drugs.

2. Notwithstanding chapters 465 and 499 and rules adopted thereunder, directing pharmacists employed by the department to compound bulk prescription drugs and provide these bulk prescription drugs to physicians and nurses of county health departments or any qualified person authorized by the State Health Officer for administration to persons as part of a prophylactic or treatment regimen.

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527 Notwithstanding s. 456.036, temporarily reactivating 3. 528 the inactive license of the following health care practitioners, 529 when such practitioners are needed to respond to the public 530 health emergency: physicians licensed under chapter 458 or 531 chapter 459; physician assistants licensed under chapter 458 or chapter 459; licensed practical nurses, registered nurses, and 532 533 advanced registered nurse practitioners licensed under part I of 534 chapter 464; respiratory therapists licensed under part V of 535 chapter 468; and emergency medical technicians and paramedics 536 certified under part III of chapter 401. Only those health care practitioners specified in this paragraph who possess an 537 unencumbered inactive license and who request that such license 538 be reactivated are eligible for reactivation. An inactive 539 540 license that is reactivated under this paragraph shall return to 541 inactive status when the public health emergency ends or prior 542 to the end of the public health emergency if the State Health 543 Officer determines that the health care practitioner is no longer needed to provide services during the public health 544 545 emergency. Such licenses may only be reactivated for a period 546 not to exceed 90 days without meeting the requirements of s. 547 456.036 or chapter 401, as applicable.

548 4. Ordering an individual to be examined, tested, 549 vaccinated, treated, or quarantined for communicable diseases 550 that have significant morbidity or mortality and present a 551 severe danger to public health. Individuals who are unable or 552 unwilling to be examined, tested, vaccinated, or treated for 553 reasons of health, religion, or conscience may be subjected to 554 quarantine.

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a. Examination, testing, vaccination, or treatment may be
performed by any qualified person authorized by the State Health
Officer.

b. If the individual poses a danger to the public health,
the State Health Officer may subject the individual to
quarantine. If there is no practical method to quarantine the
individual, the State Health Officer may use any means necessary
to vaccinate or treat the individual.

Any order of the State Health Officer given to effectuate this paragraph shall be immediately enforceable by a law enforcement officer under s. 381.0012.

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Section 7. This act shall take effect upon becoming a law.

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