Bill No. HB 7093 (2019)

Amendment No.

	CHAMBER ACTION
	Senate House
	•
1	Representative Polo offered the following:
2	
3	Amendment (with title amendment)
4	Remove lines 64-652 and insert:
5	Section 1. Paragraph (k) of subsection (1) of section
6	30.15, Florida Statutes, is amended to read:
7	30.15 Powers, duties, and obligations
8	(1) Sheriffs, in their respective counties, in person or
9	by deputy, shall:
10	(k) Establish, if the sheriff so chooses, a Coach Aaron
11	Feis Guardian Program to aid in the prevention or abatement of
12	active assailant incidents on school premises. A school guardian
13	has no authority to act in any law enforcement capacity except
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1		
14	to the extent necessary to prevent or abate an active assailant	
15	incident on a school premises. Excluded from participating in	
16	the Coach Aaron Feis Guardian Program are individuals who	
17	exclusively perform classroom duties as classroom teachers as	
18	defined in s. 1012.01(2)(a). This limitation does not apply to	
19	classroom teachers of a Junior Reserve Officers' Training Corps	
20	program, a current servicemember, as defined in s. 250.01, or a	
21	current or former law enforcement officer, as defined in s.	
22	943.10(1), (6), or (8). The sheriff who chooses to establish the	
23	program shall appoint as school guardians, without the power of	
24	arrest, school employees who volunteer and who:	
25	1. Hold a valid license issued under s. 790.06.	
26	2. Complete 132 total hours of comprehensive firearm	
27	safety and proficiency training conducted by Criminal Justice	
28	Standards and Training Commission-certified instructors, which	
29	must include:	
30	a. Eighty hours of firearms instruction based on the	
31	Criminal Justice Standards and Training Commission's Law	
32	Enforcement Academy training model, which must include at least	
33	10 percent but no more than 20 percent more rounds fired than	
34	associated with academy training. Program participants must	
35	achieve an 85 percent pass rate on the firearms training.	
36	b. Sixteen hours of instruction in precision pistol.	
37	c. Eight hours of discretionary shooting instruction using	
38	state-of-the-art simulator exercises.	
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39	d. Eight hours of instruction in active shooter or
40	assailant scenarios.
41	e. Eight hours of instruction in defensive tactics.
42	f. Twelve hours of instruction in legal issues.
43	3. Pass a psychological evaluation administered by a
44	psychologist licensed under chapter 490 and designated by the
45	Department of Law Enforcement and submit the results of the
46	evaluation to the sheriff's office. The Department of Law
47	Enforcement is authorized to provide the sheriff's office with
48	mental health and substance abuse data for compliance with this
49	paragraph.
50	4. Submit to and pass an initial drug test and subsequent
51	random drug tests in accordance with the requirements of s.
52	112.0455 and the sheriff's office.
53	5. Successfully complete ongoing training, weapon
54	inspection, and firearm qualification on at least an annual
55	basis.
56	6. Successfully complete at least 12 hours of a certified
57	nationally recognized diversity training program.
58	
59	The sheriff shall issue a school guardian certificate to
60	individuals who meet the requirements of subparagraph 2. The
61	sheriff shall maintain documentation of weapon and equipment
62	inspections, as well as the training, certification, inspection,
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63

64 the sheriff. 65 Section 2. Section 1001.212, Florida Statutes, is amended 66 to read: 1001.212 Office of Safe Schools.-There is created in the 67 Department of Education the Office of Safe Schools. The office 68 69 is fully accountable to the Commissioner of Education. The 70 office shall serve as a central repository for best practices, training standards, and compliance oversight in all matters 71 regarding school safety and security, including prevention 72 73 efforts, intervention efforts, and emergency preparedness 74 planning. The office shall: 75 Administer the Florida Safe Schools Assessment Tool (1)(FSSAT) required by s. 1006.1493 Establish and update as 76 77 necessary a school security risk assessment tool for use by 78 school districts pursuant to s. 1006.07(6). The office shall 79 make the security risk assessment tool available for use by charter schools. 80 81 (2) Provide ongoing professional development opportunities 82 to school district personnel. 83 (3) Provide a coordinated and interdisciplinary approach to providing technical assistance and guidance to school 84 districts on their implementation of the strategies and 85 activities necessary safety and security and recommendations to 86 address the findings identified as a result of the FSSAT 87 813383 Approved For Filing: 4/1/2019 3:24:33 PM Page 4 of 23

and qualification records of each school quardian appointed by

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88 <u>conducted</u> pursuant to s. 1006.07(6). <u>The office may contract</u> 89 <u>with security personnel</u>, consulting engineers, architects, or 90 <u>other safety and security experts that the office deems</u> 91 <u>necessary to provide such assistance and guidance.</u>

92 (4) Develop and implement a School Safety Specialist 93 Training Program for school safety specialists appointed pursuant to s. 1006.07(6). The office shall develop the training 94 95 program which shall be based on national and state best practices on school safety and security and must include active 96 97 shooter training. The office shall develop training modules in traditional or online formats. A school safety specialist 98 99 certificate of completion shall be awarded to a school safety specialist who satisfactorily completes the training required by 100 rules of the office. 101

102 (5) Review and provide recommendations on the security 103 risk assessments. The department may contract with security 104 personnel, consulting engineers, architects, or other safety and 105 security experts the department deems necessary for safety and 106 security consultant services.

107 <u>(5)(6)</u> Coordinate with the Department of Law Enforcement 108 to provide a centralized integrated data repository and data 109 analytics resources to improve access to timely, complete, and 110 accurate information integrating data from, at a minimum, but 111 not limited to, the following data sources by <u>August 1, 2019</u> 112 <u>December 1, 2018</u>:

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113	(a) Social media <u>monitoring tool</u> ;
114	(b) Department of Children and Families;
115	(c) Department of Law Enforcement;
116	(d) Department of Juvenile Justice;
117	(e) Mobile suspicious activity reporting tool known as
118	FortifyFL;
119	(f) School environment safety incident reports collected
120	under subsection (9); and
121	<u>(g)(e)</u> Local law enforcement.
122	
123	Data that is exempt or confidential and exempt from public
124	records requirements retains its exempt or confidential and
125	exempt status when incorporated into the centralized integrated
126	data repository. To maintain the confidentiality requirements
127	attached to the information provided to the centralized
128	integrated data repository by the various state and local
129	agencies, data governance and security shall ensure compliance
130	with all applicable state and federal data privacy requirements
131	through the use of user authorization and role-based security,
132	data anonymization and aggregation and auditing capabilities. To
133	maintain the confidentiality requirements attached to the
134	information provided to the centralized integrated data
135	repository by the various state and local agencies, each source
136	agency providing data to the repository shall be the sole
137	custodian of the data for the purpose of any request for
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138	inspection or copies thereof under chapter 119. The department
139	shall only allow access to data from the source agencies in
140	accordance with rules adopted by the respective source agencies.
141	(6) Provide data to support the evaluation of mental
142	health services pursuant to s. 1004.44.
143	(7) Data that is exempt or confidential and exempt from
144	public records requirements retains its exempt or confidential
145	and exempt status when incorporated into the centralized
146	integrated data repository.
147	(8) To maintain the confidentiality requirements attached
148	to the information provided to the centralized integrated data
149	repository by the various state and local agencies, data
150	governance and security shall ensure compliance with all
151	applicable state and federal data privacy requirements through
152	the use of user authorization and role-based security, data
153	anonymization and aggregation and auditing capabilities.
154	(9) To maintain the confidentiality requirements attached
155	to the information provided to the centralized integrated data
156	repository by the various state and local agencies, each source
157	agency providing data for the repository shall be the sole
158	custodian of the data for the purpose of any request for
159	inspection or copies thereof under chapter 119. The department
160	shall only allow access to data from the source agencies in
161	accordance with rules adopted by the respective source agencies.

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162 (7) (10) Award grants to schools to improve the safety and 163 security of school buildings based upon recommendations of the 164 Florida Safe Schools Assessment Tool security risk assessment developed pursuant to subsection (1). 165 166 (8) (11) Disseminate, in consultation with the Department 167 of Law Enforcement, to participating schools awareness and 168 education materials on the School Safety Awareness Program 169 developed pursuant to s. 943.082. 170 (9) Collect data through school environment safety 171 incident reports on incidents that occur on school premises, on school transportation, and at off-campus, school-sponsored 172 173 events, committed by students, nonstudents, or unknown 174 offenders. 175 (10) Define the types of public schools and campuses that 176 are subject to the requirements of ss. 1006.07 and 1006.12. 177 (11) Verify the accuracy of school safety and discipline 178 data reported by school districts and report any violation of 179 the reporting requirements to the Commissioner of Education for 180 review pursuant to s. 1012.796. 181 Section 3. Paragraphs (b) and (c) of subsection (16) of 182 section 1002.33, Florida Statutes, are amended to read: 1002.33 Charter schools.-183 (16) EXEMPTION FROM STATUTES.-184 185 Additionally, a charter school shall be in compliance (b) with the following statutes: 186 813383 Approved For Filing: 4/1/2019 3:24:33 PM

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187 Section 286.011, relating to public meetings and 1. records, public inspection, and criminal and civil penalties. 188 189 2. Chapter 119, relating to public records. 190 3. Section 1003.03, relating to the maximum class size, 191 except that the calculation for compliance pursuant to s. 192 1003.03 shall be the average at the school level. 4. Section 1006.07(4) and (6) - (9), relating to school 193 safety. 194 5.4. Section 1012.22(1)(c), relating to compensation and 195 196 salary schedules. 197 6.5. Section 1012.33(5), relating to workforce reductions. 198 7.6. Section 1012.335, relating to contracts with 199 instructional personnel hired on or after July 1, 2011. 8.7. Section 1012.34, relating to the substantive 200 201 requirements for performance evaluations for instructional 202 personnel and school administrators. 203 For purposes of subparagraphs (b) 4.-8. (b) 4.-7.: (C) 204 The duties assigned to a district school superintendent 1. 205 apply to charter school administrative personnel, as defined in 206 s. 1012.01(3)(a) and (b), and the charter school governing board 207 shall designate at least one administrative person to be 208 responsible for such duties. The duties assigned to a district school board apply to 209 2. 210 a charter school governing board. 813383 Approved For Filing: 4/1/2019 3:24:33 PM

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211 A charter school may hire instructional personnel and 3. 212 other employees on an at-will basis. 213 4. Notwithstanding any provision to the contrary, 214 instructional personnel and other employees on contract may be 215 suspended or dismissed any time during the term of the contract 216 without cause. Section 4. Subsection (2) of section 1003.25, Florida 217 218 Statutes, is amended to read: 219 1003.25 Procedures for maintenance and transfer of student 220 records.-221 The procedure for transferring and maintaining records (2)of students who transfer from school to school shall be 222 223 prescribed by rules of the State Board of Education. The 224 intradistrict transfer of records shall occur within 1 school 225 day and the interdistrict transfer of records shall occur within 226 2 school days. The records shall include: 227 (a) Verified reports of serious or recurrent behavior 228 patterns, including threat assessment evaluations and 229 intervention services. 230 (b) Psychological evaluations, including therapeutic 231 treatment plans and therapy or progress notes created or 232 maintained by school district staff. Section 5. Paragraph (b) of subsection (1), paragraph (a) 233 234 of subsection (4), paragraph (a) of subsection (6), and 813383 Approved For Filing: 4/1/2019 3:24:33 PM

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235 subsection (7) of section 1006.07, Florida Statutes, are 236 amended, and subsection (9) is added to that section, to read: 237 1006.07 District school board duties relating to student 238 discipline and school safety.-The district school board shall 239 provide for the proper accounting for all students, for the 240 attendance and control of students at school, and for proper 241 attention to health, safety, and other matters relating to the welfare of students, including: 242

243

(1) CONTROL OF STUDENTS.-

244 (b) Require each student at the time of initial registration for school in the school district to note previous 245 246 school expulsions, arrests resulting in a charge, juvenile justice actions, and any corresponding referral referrals to 247 mental health services by the school district the student has 248 249 had, and have the authority as the district school board of a 250 receiving school district to honor the final order of expulsion 251 or dismissal of a student by any in-state or out-of-state public district school board or private school, or lab school, for an 252 253 act which would have been grounds for expulsion according to the 254 receiving district school board's code of student conduct, in 255 accordance with the following procedures:

A final order of expulsion shall be recorded in the
 records of the receiving school district.

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258 2. The expelled student applying for admission to the 259 receiving school district shall be advised of the final order of 260 expulsion.

2.61 3. The district school superintendent of the receiving 262 school district may recommend to the district school board that 263 the final order of expulsion be waived and the student be admitted to the school district, or that the final order of 264 265 expulsion be honored and the student not be admitted to the school district. If the student is admitted by the district 266 267 school board, with or without the recommendation of the district 268 school superintendent, the student may be placed in an 269 appropriate educational program and referred to mental health 270 services identified by the school district pursuant to s. 271 1012.584(4), when appropriate, at the direction of the district 272 school board.

273

(4) EMERGENCY DRILLS; EMERGENCY PROCEDURES.-

274 (a) Formulate and prescribe policies and procedures, in consultation with the appropriate public safety agencies, for 275 276 emergency drills and for actual emergencies, including, but not 277 limited to, fires, natural disasters, active shooter and hostage 278 situations, and bomb threats, for all students and faculty at 279 all public schools of the district comprised of grades K-12. Drills for active shooter and hostage situations shall be 280 conducted in accordance with requirements of the Office of Safe 281 Schools at least as often as other emergency drills. District 282 813383

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283 school board policies shall include commonly used alarm system 284 responses for specific types of emergencies and verification by 285 each school that drills have been provided as required by law 286 and fire protection codes. The emergency response policy shall 287 identify the individuals responsible for contacting the primary 288 emergency response agency and the emergency response agency that 289 is responsible for notifying the school district for each type 290 of emergency.

(6) SAFETY AND SECURITY BEST PRACTICES.-Each district
school superintendent shall establish policies and procedures
for the prevention of violence on school grounds, including the
assessment of and intervention with individuals whose behavior
poses a threat to the safety of the school community.

Each district school superintendent shall designate a 296 (a) 297 school administrator as a school safety specialist for the 298 district. The school safety specialist must earn a certificate 299 of completion of the school safety specialist training provided by the Office of Safe Schools within 1 year after appointment 300 301 and is responsible for the supervision and oversight for all 302 school safety and security personnel, policies, and procedures 303 in the school district. The school safety specialist shall:

Review <u>school district</u> policies and procedures for
 compliance with state law and rules, <u>including the district's</u>
 timely and accurate submission of incidents to the department.

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307 2. Provide the necessary training and resources to 308 students and school district staff in matters relating to youth 309 mental health awareness and assistance; emergency procedures, 310 including active shooter training; and school safety and 311 security.

312 3. Serve as the school district liaison with local public 313 safety agencies and national, state, and community agencies and 314 organizations in matters of school safety and security.

In collaboration with the appropriate public safety 315 4. agencies, as defined in s. 365.171, annually conduct a school 316 security risk assessment in accordance with s. 1006.1493 at each 317 318 public school using the Florida Safe Schools Assessment Tool 319 school security risk assessment tool developed by the Office of Safe Schools pursuant to s. 1006.1493. Based on the assessment 320 321 findings, the district's school safety specialist shall provide 322 recommendations to the district school superintendent and the district school board which identify strategies and activities 323 324 that the district school board should implement in order to 325 address the findings and improve school safety and security. 326 Annually, Each district school board must receive such findings 327 and the school safety specialist's recommendations at a publicly 328 noticed district school board meeting to provide the public an opportunity to hear the district school board members discuss 329 and take action on the findings and recommendations. Each school 330 safety specialist shall report such findings and school board 331 813383

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332 action to the Office of Safe Schools within 30 days after the 333 district school board meeting.

334 (7)THREAT ASSESSMENT TEAMS.-Each district school board 335 shall adopt policies for the establishment of threat assessment 336 teams at each school whose duties include the coordination of resources and assessment and intervention with individuals whose 337 behavior may pose a threat to the safety of school staff or 338 students consistent with s. 1006.13 and the model policies 339 developed by the Office of Safe Schools. Such policies shall 340 341 include procedures for conducting threat assessments using the 342 instrument developed by the Office of Safe Schools, providing 343 authorized members of the threat assessment team with access to 344 school-level and district-level data and the data provided 345 pursuant to s. 1001.212(6), and making referrals to mental 346 health services identified by the school district pursuant to s. 347 1012.584(4), when appropriate.

A threat assessment team shall include persons with 348 (a) 349 expertise in counseling, instruction, school administration, and 350 law enforcement. The threat assessment teams shall identify 351 members of the school community to whom threatening behavior should be reported and provide guidance to students, faculty, 352 353 and staff regarding recognition of threatening or aberrant 354 behavior that may represent a threat to the community, school, 355 or self.

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356 Upon a preliminary determination that a student poses (b) 357 a threat of violence or physical harm to himself or herself or 358 others, a threat assessment team shall immediately report its 359 determination to the superintendent or his or her designee. The 360 superintendent or his or her designee shall immediately attempt 361 to notify the student's parent or legal guardian. Nothing in 362 this subsection shall preclude school district personnel from 363 acting immediately to address an imminent threat.

Upon a preliminary determination by the threat 364 (C) 365 assessment team that a student poses a threat of violence to 366 himself or herself or others or exhibits significantly disruptive behavior or need for assistance, authorized members 367 368 of the threat assessment team may obtain criminal history record 369 information pursuant to s. 985.04(1), as provided in s. 985.047. 370 A member of a threat assessment team may not disclose any 371 criminal history record information obtained pursuant to this 372 section or otherwise use any record of an individual beyond the purpose for which such disclosure was made to the threat 373 374 assessment team.

(d) Notwithstanding any other provision of law, all state and local agencies and programs that provide services to students experiencing or at risk of an emotional disturbance or a mental illness, including the school districts, school personnel, state and local law enforcement agencies, the Department of Juvenile Justice, the Department of Children and 813383

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381 Families, the Department of Health, the Agency for Health Care 382 Administration, the Agency for Persons with Disabilities, the 383 Department of Education, the Statewide Guardian Ad Litem Office, 384 and any service or support provider contracting with such 385 agencies, may share with each other records or information that 386 are confidential or exempt from disclosure under chapter 119 if 387 the records or information are reasonably necessary to ensure 388 access to appropriate services for the student or to ensure the safety of the student or others. All such state and local 389 390 agencies and programs shall communicate, collaborate, and 391 coordinate efforts to serve such students.

392 (e) If an immediate mental health or substance abuse 393 crisis is suspected, school personnel shall follow policies 394 established by the threat assessment team to engage behavioral 395 health crisis resources. Behavioral health crisis resources, 396 including, but not limited to, mobile crisis teams and school 397 resource officers trained in crisis intervention, shall provide 398 emergency intervention and assessment, make recommendations, and 399 refer the student for appropriate services. Onsite school 400 personnel shall report all such situations and actions taken to 401 the threat assessment team, which shall contact the other 402 agencies involved with the student and any known service providers to share information and coordinate any necessary 403 followup actions. Upon the student's transfer to a different 404 405 school, the threat assessment team shall verify that any

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406	intervention services provided to the student remain in place
407	until the threat assessment team of the receiving school
408	independently determines the need for intervention services.
409	(f) Each threat assessment team established pursuant to
410	this subsection shall report quantitative data on its activities
411	to the Office of Safe Schools in <u>a format prescribed by</u>
412	accordance with guidance from the office.
413	(9) MENTAL HEALTH ASSISTANCEProvide mental health
414	assistance to students in accordance with the plan submitted
415	pursuant to s. 1011.62(16). Students referred for mental health
416	assistance must be screened or assessed within 45 days after
417	such referral. School-based interventions must begin within 30
418	days after the screening or assessment and continue until the
419	student receives community-based care, when determined to be in
420	the best interests of the student.
421	Section 6. Subsection (10) is added to section 1006.09,
422	Florida Statutes, to read:
423	1006.09 Duties of school principal relating to student
424	discipline and school safety
425	(10) Each school principal shall designate school
426	personnel who may declare an emergency in response to an
427	incident that threatens school safety and the school personnel
428	who must contact the primary emergency response agency in
429	accordance with the emergency response policy of the school
430	district.
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431 Section 7. Section 1006.12, Florida Statutes, is amended 432 to read:

433 1006.12 School resource Safe-school officers at each public school.-For the protection and safety of school 434 435 personnel, property, students, and visitors, each district 436 school board and school district superintendent shall partner 437 with law enforcement agencies to establish or assign one or more 438 school resource safe-school officers at each school facility within the district. by implementing any combination of the 439 440 following options which best meets the needs of the school 441 district:

442

443

(1) Establish school resource officer programs, through a cooperative agreement with law enforcement agencies.

444 (1) (a) School resource officers shall undergo criminal
445 background checks, drug testing, and a psychological evaluation
446 and be certified law enforcement officers, as defined in s.
447 943.10(1), who are employed by a law enforcement agency as
448 defined in s. 943.10(4) or by a district school board.

1. If the officer is employed by the district school
 board, the district school board is the employing agency for
 purposes of chapter 943 and must comply with the provisions of
 that chapter. The officer has and shall exercise the power to
 make arrests for violations of law on district school board
 property and to arrest persons, whether on or off such property,
 who violate any law on such property under the same conditions

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456 that deputy sheriffs are authorized to make arrests The powers 457 and duties of a law enforcement officer shall continue 458 throughout the employee's tenure as a school resource officer. 459 2.(b) School resource officers employed by a law 460 enforcement agency shall abide by district school board policies and shall consult with and coordinate activities through the 461 462 school principal, but shall be responsible to the law 463 enforcement agency in all matters relating to employment, 464 subject to agreements between a district school board and a law 465 enforcement agency. Activities conducted by the school resource 466 officer which are part of the regular instructional program of 467 the school shall be under the direction of the school principal. 468 The powers and duties of a law enforcement officer shall 469 continue throughout the employee's tenure as a school resource 470 officer. 471 3.(c) School resource officers shall complete mental

471 <u>5.(c)</u> <u>school resource officers shall</u> complete mental 472 health crisis intervention training using a curriculum developed 473 by a national organization with expertise in mental health 474 crisis intervention. The training shall improve officers' 475 knowledge and skills as first responders to incidents involving 476 students with emotional disturbance or mental illness, including 477 de-escalation skills to ensure student and officer safety.

478 (2) Commission one or more school safety officers for the
 479 protection and safety of school personnel, property, and
 480 students within the school district. The district school

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481 superintendent may recommend, and the district school board may 482 appoint, one or more school safety officers. 483 (a) School safety officers shall undergo criminal background checks, drug testing, and a psychological evaluation 484 and be law enforcement officers, as defined in s. 943.10(1), 485 certified under the provisions of chapter 943 and employed by 486 either a law enforcement agency or by the district school board. 487 If the officer is employed by the district school board, the 488 489 district school board is the employing agency for purposes of 490 chapter 943, and must comply with the provisions of that 491 chapter. 492 (b) A school safety officer has and shall exercise the

493 power to make arrests for violations of law on district school 494 board property and to arrest persons, whether on or off such 495 property, who violate any law on such property under the same 496 conditions that deputy sheriffs are authorized to make arrests. 497 A school safety officer has the authority to carry weapons when 498 performing his or her official duties.

499 <u>(b)(c)</u> A district school board <u>or governing board of a</u> 500 <u>charter school</u> may enter into mutual aid agreements with one or 501 more law enforcement agencies as provided in chapter 23. A 502 school <u>resource safety</u> officer's salary may be paid jointly by 503 the district school board <u>or governing board of the charter</u> 504 school and the law enforcement agency, as mutually agreed to.

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505 (3) At the school district's discretion, participate in 506 the Coach Aaron Feis Guardian Program if such program is 507 established pursuant to s. 30.15, to meet the requirement of 508 establishing a safe-school officer.

509 (2) (4) Any information that would identify whether a 510 particular individual has been appointed as a school resource 511 safe-school officer pursuant to this section held by a law 512 enforcement agency, school district, or charter school is exempt from s. 119.07(1) and s. 24(a), Art. I of the State 513 514 Constitution. This subsection is subject to the Open Government 515 Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2023, unless reviewed and saved from 516 517 repeal through reenactment by the Legislature.

519 520 TITLE AMENDMENT 521 Remove lines 2-39 and insert: 522 An act relating to school safety; amending s. 30.15, 523 F.S.; repealing the Coach Aaron Feis Guardian Program; 524 amending s. 1001.212, F.S.; revising the duties of the 525 Office of Safe Schools; amending s. 1002.33, F.S.; 526 requiring charter schools to be in compliance with certain provisions relating to school safety; 527 conforming a cross-reference; amending s. 1003.25, 528 F.S.; providing requirements for the transfer of 529 813383

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530	certain student records; amending s. 1006.07, F.S.;
531	revising school safety specialist duties; revising
532	threat assessment team duties and procedures;
533	requiring district school boards to provide certain
534	mental health assistance to students; providing
535	requirements for such assistance; amending s. 1006.09,
536	F.S.; requiring school principals to designate school
537	personnel for specified purposes relating to responses
538	to emergencies; amending s. 1006.12, F.S.; revising
539	the requirements for school resource officers in
540	public schools; deleting provisions related to school
541	safety officers; conforming provisions to changes made
542	by the act; amending s.

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