2009554er

	20095546
1	
2	An act relating to the legal jurisdiction of campus
3	police; amending s. 23.1225, F.S.; redefining the term
4	"mutual aid agreement" to authorize state university
5	police officers to enforce laws within a specified
6	jurisdictional area as agreed upon in a mutual aid
7	agreement; amending s. 316.640, F.S.; authorizing
8	university police officers to enforce traffic
9	violations committed within a specified distance from
10	property under the supervision or control of the
11	university; amending s. 1012.97, F.S.; authorizing
12	university police officers to arrest persons for
13	violations that occur within a specified distance from
14	property owned or controlled by the university or a
15	direct-support organization of the university;
16	providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Paragraph (a) of subsection (1) of section
21	23.1225, Florida Statutes, is amended to read:
22	23.1225 Mutual aid agreements
23	(1) The term "mutual aid agreement," as used in this part,
24	refers to one of the following types of agreement:
25	(a) A voluntary cooperation written agreement between two
26	or more law enforcement agencies, which agreement permits
27	voluntary cooperation and assistance of a routine law
28	enforcement nature across jurisdictional lines. The agreement
29	must specify the nature of the law enforcement assistance to be

# Page 1 of 6

2009554er 30 rendered, the agency or entity that shall bear any liability arising from acts undertaken under the agreement, the procedures 31 32 for requesting and for authorizing assistance, the agency or 33 entity that has command and supervisory responsibility, a time limit for the agreement, the amount of any compensation or 34 35 reimbursement to the assisting agency or entity, and any other 36 terms and conditions necessary to give it effect. Examples of 37 law enforcement activities that may be addressed in a voluntary 38 cooperation written agreement include, but are not limited to, 39 establishing a joint city-county task force on narcotics smuggling, authorizing school safety officers to enforce laws in 40 41 an area within 1,000 feet of a school or school board property, 42 authorizing state university police officers to enforce laws 43 within a specified jurisdictional area as agreed upon in the 44 voluntary cooperation written agreement, or establishing a joint 45 city-county traffic enforcement task force. 46 Section 2. Paragraph (a) of subsection (1) of section 47 316.640, Florida Statutes, is amended to read: 316.640 Enforcement.-The enforcement of the traffic laws of 48 49 this state is vested as follows: (1) STATE.-50 51 (a)1.a. The Division of Florida Highway Patrol of the 52 Department of Highway Safety and Motor Vehicles; the Division of 53 Law Enforcement of the Fish and Wildlife Conservation 54 Commission; the Division of Law Enforcement of the Department of 55 Environmental Protection; law enforcement officers of the 56 Department of Transportation; and the agents, inspectors, and 57 officers of the Department of Law Enforcement each have

58 authority to enforce all of the traffic laws of this state on

## Page 2 of 6

2009554er

59 all the streets and highways thereof and elsewhere throughout 60 the state wherever the public has a right to travel by motor 61 vehicle.

62 b. University police officers shall have authority to 63 enforce all of the traffic laws of this state when such violations occur on or within 1,000 feet of about any property 64 65 or facilities that are under the guidance, supervision, 66 regulation, or control of a state university, a direct-support 67 organization of such state university, or any other organization 68 controlled by the state university or a direct-support organization of the state university, or when such violations 69 70 occur within a specified jurisdictional area as agreed upon in a 71 mutual aid agreement entered into with a law enforcement agency 72 pursuant to s. 23.1225(1). except that Traffic laws may also be 73 enforced off-campus when hot pursuit originates on or within 74 1,000 feet of adjacent to any such property or facilities, or as 75 agreed upon in accordance with the mutual aid agreement.

76 c. Community college police officers shall have the 77 authority to enforce all the traffic laws of this state only 78 when such violations occur on any property or facilities that 79 are under the guidance, supervision, regulation, or control of 80 the community college system.

81 d. Police officers employed by an airport authority shall 82 have the authority to enforce all of the traffic laws of this 83 state only when such violations occur on any property or 84 facilities that are owned or operated by an airport authority.

(I) An airport authority may employ as a parking
enforcement specialist any individual who successfully completes
a training program established and approved by the Criminal

### Page 3 of 6

2009554er

Justice Standards and Training Commission for parking enforcement specialists but who does not otherwise meet the uniform minimum standards established by the commission for law enforcement officers or auxiliary or part-time officers under s. 943.12. Nothing in this sub-sub-subparagraph shall be construed to permit the carrying of firearms or other weapons, nor shall such parking enforcement specialist have arrest authority.

95 (II) A parking enforcement specialist employed by an 96 airport authority is authorized to enforce all state, county, 97 and municipal laws and ordinances governing parking only when 98 such violations are on property or facilities owned or operated 99 by the airport authority employing the specialist, by 100 appropriate state, county, or municipal traffic citation.

e. The Office of Agricultural Law Enforcement of the
Department of Agriculture and Consumer Services shall have the
authority to enforce traffic laws of this state.

104 f. School safety officers shall have the authority to 105 enforce all of the traffic laws of this state when such 106 violations occur on or about any property or facilities which 107 are under the guidance, supervision, regulation, or control of 108 the district school board.

109 2. An agency of the state as described in subparagraph 1. 110 is prohibited from establishing a traffic citation quota. A 111 violation of this subparagraph is not subject to the penalties 112 provided in chapter 318.

3. Any disciplinary action taken or performance evaluation conducted by an agency of the state as described in subparagraph 1. of a law enforcement officer's traffic enforcement activity must be in accordance with written work-performance standards.

### Page 4 of 6

2009554er 117 Such standards must be approved by the agency and any collective 118 bargaining unit representing such law enforcement officer. A 119 violation of this subparagraph is not subject to the penalties 120 provided in chapter 318.

121 4. The Division of the Florida Highway Patrol may employ as 122 a traffic accident investigation officer any individual who 123 successfully completes instruction in traffic accident 124 investigation and court presentation through the Selective 125 Traffic Enforcement Program as approved by the Criminal Justice 126 Standards and Training Commission and funded through the National Highway Traffic Safety Administration or a similar 127 program approved by the commission, but who does not necessarily 128 129 meet the uniform minimum standards established by the commission 130 for law enforcement officers or auxiliary law enforcement 131 officers under chapter 943. Any such traffic accident 132 investigation officer who makes an investigation at the scene of 133 a traffic accident may issue traffic citations, based upon 134 personal investigation, when he or she has reasonable and 135 probable grounds to believe that a person who was involved in 136 the accident committed an offense under this chapter, chapter 137 319, chapter 320, or chapter 322 in connection with the 138 accident. This subparagraph does not permit the officer to carry firearms or other weapons, and such an officer does not have 139 140 authority to make arrests.

Section 3. Subsection (2) of section 1012.97, FloridaStatutes, is amended to read:

143

1012.97 University police.-

144 (2) The university police are hereby declared to be law
 145 enforcement officers of the state and conservators of the peace

### Page 5 of 6

2009554er 146 and have with the right to arrest, in accordance with the laws 147 of this state, any person for violation of state law or 148 applicable county or city ordinances when such violations occur 149 on or within 1,000 feet of any property or facilities that are under the guidance, supervision, regulation, or control of the 150 151 state university, or a direct-support organization of such 152 university, or any other organization controlled by the state 153 university, or when such violations occur within a specified 154 jurisdictional area as agreed upon in a mutual aid agreement 155 entered into with a law enforcement agency pursuant to s. 156 23.1225(1). except that Arrest may be made off campus when hot pursuit originates on or within 1,000 feet of any such property 157 158 or facilities, or as agreed upon in accordance with the mutual 159 aid agreement. Such officers shall have full authority to bear 160 arms in the performance of their duties and to execute search 161 warrants within their territorial jurisdiction. University 162 police, when requested by the sheriff or local police authority, 163 may serve subpoenas or other legal process and may make arrest 164 of any person against whom a warrant has been issued or any charge has been made of violation of federal or state laws or 165 county or city ordinances. 166

167

Section 4. This act shall take effect July 1, 2009.

### Page 6 of 6