House

Florida Senate - 2018 Bill No. CS for HB 7055

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LEGISLATIVE ACTION

Senate Comm: RE 02/21/2018

The Committee on Education (Thurston) recommended the following:

Senate Amendment to Amendment (826696) (with title amendment)

Between lines 2029 and 2030

insert:

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Section 23. Subsections (4) and (6) of section 1006.07, Florida Statutes, are amended, and subsection (7) is added to that section, to read:

9 1006.07 District school board duties relating to student 10 discipline and school safety.—The district school board shall 11 provide for the proper accounting for all students, for the

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12 attendance and control of students at school, and for proper 13 attention to health, safety, and other matters relating to the 14 welfare of students, including:

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(4) EMERGENCY DRILLS; EMERGENCY PROCEDURES.-

(a) Formulate and prescribe policies and procedures for 16 17 emergency drills and for actual emergencies, including, but not limited to, fires, natural disasters, hostage and active shooter 18 19 situations, and bomb threats, for all the public schools of the 20 district which comprise grades K-12. District school board 21 policies shall include commonly used alarm system responses for 22 specific types of emergencies and verification by each school 23 that drills have been provided as required by law and fire 24 protection codes. The emergency response agency that is 25 responsible for notifying the school district for each type of 26 emergency must be listed in the district's emergency response 27 policy.

(b) Establish model emergency management and emergency preparedness procedures, including emergency notification procedures pursuant to paragraph (a), for the following lifethreatening emergencies:

1. Weapon-use, and hostage, and active shooter situations. The active shooter situation training for each school must be conducted by the law enforcement agency or agencies that are designated as first responders to the school's campus.

36 2. Hazardous materials or toxic chemical spills.
37 3. Weather emergencies, including hurricanes, tornadoes,
38 and severe storms.

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4. Exposure as a result of a manmade emergency.

(6) SAFETY AND SECURITY BEST PRACTICES.-Each school

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41 <u>district shall:</u> Use the Safety and Security Best Practices
42 developed by the Office of Program Policy Analysis and
43 Government Accountability to

44 (a) Conduct security risk assessments at each public school and conduct a self-assessment of the school districts' current 45 46 safety and security practices using a format prescribed by the 47 department. Based on these self-assessment findings, the 48 district school superintendent shall provide recommendations to 49 the district school board which identify strategies and 50 activities that the district school board should implement in 51 order to improve school safety and security. Annually each 52 district school board must receive such findings and the 53 superintendent's recommendations the self-assessment results at 54 a publicly noticed district school board meeting to provide the 55 public an opportunity to hear the district school board members 56 discuss and take action on the report findings and 57 recommendations. Each district school superintendent shall 58 report such findings the self-assessment results and school 59 board action to the commissioner within 30 days after the 60 district school board meeting.

(b) Using a format prescribed by the department, develop a plan that includes having a secure, single point of entry onto school grounds.

(7) SAFETY IN CONSTRUCTION PLANNING.—A district school board or private school principal or governing board must allow the law enforcement agency or agencies that are designated as first responders to the school's or district's campus to tour such campus once every 3 years. Any changes related to school safety and emergency issues recommended by a law enforcement

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agency based on a campus tour must be documented by the district 71 school board or private school principal or governing board. 72 Section 24. Subsection (1) and paragraph (b) of subsection 73 (2) section 1006.12, Florida Statutes, are amended to read: 74 1006.12 School resource officers and school safety 75 officers.-76 (1) District school boards shall may establish school 77 resource officer programs, through a cooperative agreement with 78 law enforcement agencies or in accordance with subsection (2). 79 (a) School resource officers shall be certified law 80 enforcement officers, as defined in s. 943.10(1), who are 81 employed by a law enforcement agency as defined in s. 943.10(4). 82 The powers and duties of a law enforcement officer shall 83 continue throughout the employee's tenure as a school resource 84 officer. 85 (b) School resource officers shall abide by district school 86 board policies and shall consult with and coordinate activities 87 through the school principal, but shall be responsible to the 88 law enforcement agency in all matters relating to employment, subject to agreements between a district school board and a law 89 90 enforcement agency. Activities conducted by the school resource 91 officer which are part of the regular instructional program of 92 the school shall be under the direction of the school principal. (2)93 94 (b) A district school board shall may commission one or 95 more school safety officers for the protection and safety of 96 school personnel, property, and students at each district school 97 facility within the school district. The district school 98 superintendent may recommend and the district school board may

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99	appoint one or more school safety officers.
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102	And the title is amended as follows:
103	Between lines 3212 and 3213
104	insert:
105	amending s. 1006.07, F.S.; requiring district school
106	boards to formulate and prescribe policies and
107	procedures for active shooter situations; requiring
108	that active shooter situation training for each school
109	be conducted by the law enforcement agency or agencies
110	that are designated as first responders to the
111	school's campus; requiring each school district to
112	conduct certain assessments in a specified format;
113	requiring a district school superintendent to provide
114	specified agencies with certain findings and certain
115	strategy and activity recommendations to improve
116	school safety and security; requiring that district
117	school boards and private school principals or
118	governing boards allow campus tours by such law
119	enforcement agency or agencies at specified times and
120	for specified purposes; requiring that certain
121	recommendations be documented by such board or
122	principal; amending s. 1006.12, F.S.; requiring,
123	rather than authorizing, district school boards to
124	establish certain school resource officer programs;
125	requiring a district school board to commission one or
126	more school safety officers at each district school
127	facility within the district;