House

Florida Senate - 2019 Bill No. CS for CS for SB 7030



LEGISLATIVE ACTION

Senate

Floor: 1/AD/2R 04/17/2019 12:18 PM

1 2 3

4

5

6

7

8

9

10

11

Senator Diaz moved the following: Senate Amendment (with title amendment) Delete everything after the enacting clause and insert: Section 1. Paragraph (k) of subsection (1) of section 30.15, Florida Statutes, is amended to read: 30.15 Powers, duties, and obligations.-(1) Sheriffs, in their respective counties, in person or by deputy, shall: (k) Assist district school boards and charter school governing boards in complying with s. 1006.12. A sheriff must,

Florida Senate - 2019 Bill No. CS for CS for SB 7030



12	at a minimum, provide access to establish, if the sheriff so
13	chooses, a Coach Aaron Feis Guardian Program to aid in the
14	prevention or abatement of active assailant incidents on school
15	premises, as required under this paragraph. Persons certified as
16	school guardians pursuant to this paragraph have no authority to
17	act in any law enforcement capacity except to the extent
18	necessary to prevent or abate an active assailant incident.
19	1.a. If a local school board has voted by a majority to
20	implement a guardian program, the sheriff in that county shall
21	establish a guardian program to provide training, pursuant to
22	subparagraph 2., to school district or charter school employees,
23	either directly or through a contract with another sheriff's
24	office that has established a guardian program.
25	b. A charter school governing board in a school district
26	that has not voted, or has declined, to implement a guardian
27	program may request the sheriff in the county to establish a
28	guardian program for the purpose of training the charter school
29	employees. If the county sheriff denies the request, the charter
30	school governing board may contract with a sheriff that has
31	established a guardian program to provide such training. The
32	charter school governing board must notify the superintendent
33	and the sheriff in the charter school's county of the contract
34	prior to its execution.
35	c. The sheriff conducting the training pursuant to
36	subparagraph 2. will be reimbursed for screening-related and
37	training-related costs and for providing a one-time stipend of
38	\$500 to each school guardian who participates in the school
39	guardian program A school guardian has no authority to act in
40	any law enforcement capacity except to the extent necessary to
	1

Florida Senate - 2019 Bill No. CS for CS for SB 7030



41 prevent or abate an active assailant incident on a school 42 premises. 43 2. A Excluded from participating in the Coach Aaron Feis 44 Guardian Program are individuals who exclusively perform classroom duties as classroom teachers as defined in s. 45 46 1012.01(2)(a). This limitation does not apply to classroom teachers of a Junior Reserve Officers' Training Corps program, a 47 current servicemember, as defined in s. 250.01, or a current or 48 former law enforcement officer, as defined in s. 943.10(1), (6), 49 50 or (8). The sheriff who establishes a chooses to establish the 51 program shall consult with the Department of Law Enforcement on 52 programmatic guiding principles, practices, and resources, and 53 shall certify appoint as school quardians, without the power of 54 arrest, school employees, as specified in s. 1006.12(3), who 55 volunteer and who: 56 a.1. Hold a valid license issued under s. 790.06.

<u>b.2</u>. Complete <u>a 144-hour training program</u>, consisting of 12 <u>hours of a certified nationally recognized diversity training</u> <u>and 132 total hours of comprehensive firearm safety and</u> proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors, which must include:

<u>(I)</u>a. Eighty hours of firearms instruction based on the Criminal Justice Standards and Training Commission's Law Enforcement Academy training model, which must include at least 10 percent but no more than 20 percent more rounds fired than associated with academy training. Program participants must achieve an 85 percent pass rate on the firearms training.

68 69

57

58

59 60

61

62

63

64 65

66

67

(II) b. Sixteen hours of instruction in precision pistol. (III) c. Eight hours of discretionary shooting instruction

Page 3 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



70 using state-of-the-art simulator exercises.

(IV) d. Eight hours of instruction in active shooter or assailant scenarios.

73 74

71

72

75

76

77

78

80

81

82

83

84

85

86

87

88

89

90

(V)e. Eight hours of instruction in defensive tactics. (VI) f. Twelve hours of instruction in legal issues.

c.3. Pass a psychological evaluation administered by a psychologist licensed under chapter 490 and designated by the Department of Law Enforcement and submit the results of the evaluation to the sheriff's office. The Department of Law 79 Enforcement is authorized to provide the sheriff's office with mental health and substance abuse data for compliance with this paragraph.

d.4. Submit to and pass an initial drug test and subsequent random drug tests in accordance with the requirements of s. 112.0455 and the sheriff's office.

e.5. Successfully complete ongoing training, weapon inspection, and firearm qualification on at least an annual basis.

6. Successfully complete at least 12 hours of a certified nationally recognized diversity training program.

91 The sheriff who conducts the guardian training shall issue a 92 school guardian certificate to individuals who meet the requirements of this section to the satisfaction of the sheriff, 93 94 and subparagraph 2. The sheriff shall maintain documentation of 95 weapon and equipment inspections, as well as the training, 96 certification, inspection, and qualification records of each 97 school quardian certified appointed by the sheriff. An individual who is certified under this paragraph may serve as a 98

Page 4 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



school guardian under s. 1006.12(3) only if he or she is 99 100 appointed by the applicable school district superintendent or 101 charter school principal. 102 Section 2. Effective October 1, 2019, section 843.08, 103 Florida Statutes, is amended to read: 104 843.08 False personation.-A person who falsely assumes or 105 pretends to be a firefighter, a sheriff, an officer of the Florida Highway Patrol, an officer of the Fish and Wildlife 106 107 Conservation Commission, a fire or arson investigator of the 108 Department of Financial Services, an officer of the Department 109 of Financial Services, an officer of the Department of 110 Corrections, a correctional probation officer, a deputy sheriff, 111 a state attorney or an assistant state attorney, a statewide 112 prosecutor or an assistant statewide prosecutor, a state 113 attorney investigator, a coroner, a police officer, a lottery special agent or lottery investigator, a beverage enforcement 114 115 agent, a school guardian as described in s. 30.15(1)(k), a 116 security officer licensed under chapter 493 or watchman, or any 117 member of the Florida Commission on Offender Review or and any 118 administrative aide or supervisor employed by the commission, or 119 any personnel or representative of the Department of Law 120 Enforcement, or a federal law enforcement officer as defined in 121 s. 901.1505, and takes upon himself or herself to act as such, 122 or to require any other person to aid or assist him or her in a 123 matter pertaining to the duty of any such officer, commits a 124 felony of the third degree, punishable as provided in s. 125 775.082, s. 775.083, or s. 775.084. However, a person who 126 falsely personates any such officer during the course of the 127 commission of a felony commits a felony of the second degree,

Florida Senate - 2019 Bill No. CS for CS for SB 7030



100	
128	punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
129	If the commission of the felony results in the death or personal
130	injury of another human being, the person commits a felony of
131	the first degree, punishable as provided in s. 775.082, s.
132	775.083, or s. 775.084. The term "watchman" means a security
133	officer licensed under chapter 493.
134	Section 3. Subsection (16) is added to section 943.03,
135	Florida Statutes, to read:
136	943.03 Department of Law Enforcement
137	(16) Upon request, the department shall consult with
138	sheriffs to provide input regarding programmatic guiding
139	principles, practices, and resources in order to assist in the
140	development and implementation of the Coach Aaron Feis Guardian
141	Program established pursuant to s. 30.15. Such input and
142	guidance may include, but need not be limited to, standards,
143	curriculum, instructional strategies, evaluation, certification,
144	records retention, equipment, and other resource needs.
145	Section 4. Subsection (4) of section 943.082, Florida
146	Statutes, is amended to read:
147	943.082 School Safety Awareness Program.—
148	(4) <u>(a)</u> Law enforcement dispatch centers, school districts,
149	schools, and other entities identified by the department ${ m must}$
150	shall be made aware of the mobile suspicious activity reporting
151	tool.
152	(b) The district school board shall promote the use of the
153	mobile suspicious activity reporting tool by advertising it on
154	the school district website, in newsletters, on school campuses,
155	and in school publications, by installing it on all mobile
156	devices issued to students, and by bookmarking the website on

Page 6 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



157	all computer devices issued to students.
158	Section 5. Subsection (9) is added to section 1001.10,
159	Florida Statutes, to read:
160	1001.10 Commissioner of Education; general powers and
161	duties
162	(9) The commissioner shall review the report of the School
163	Hardening and Harm Mitigation Workgroup regarding hardening and
164	harm mitigation strategies and recommendations submitted by the
165	Office of Safe Schools, pursuant to s. 1001.212(11). By
166	September 1, 2020, the commissioner shall submit a summary of
167	such recommendations to the Governor, the President of the
168	Senate, and the Speaker of the House of Representatives.
169	Section 6. Subsection (9) is added to section 1001.11,
170	Florida Statutes, to read:
171	1001.11 Commissioner of Education; other duties
172	(9) The commissioner shall oversee compliance with the
173	safety and security requirements of the Marjory Stoneman Douglas
174	High School Public Safety Act, chapter 2018-03, Laws of Florida,
175	by school districts; district school superintendents; and public
176	schools, including charter schools. The commissioner must
177	facilitate compliance to the maximum extent provided under law,
178	identify incidents of noncompliance, and impose or recommend to
179	the State Board of Education, the Governor, or the Legislature
180	enforcement and sanctioning actions pursuant to s. 1008.32 and
181	other authority granted under law.
182	Section 7. Section 1001.212, Florida Statutes, is amended
183	to read:
184	1001.212 Office of Safe SchoolsThere is created in the

Department of Education the Office of Safe Schools. The office

185

Florida Senate - 2019 Bill No. CS for CS for SB 7030

192

193

194

195

196

197

198

199

200

201

202

203

204

205



186 is fully accountable to the Commissioner of Education. The 187 office shall serve as a central repository for best practices, 188 training standards, and compliance oversight in all matters 189 regarding school safety and security, including prevention 190 efforts, intervention efforts, and emergency preparedness 191 planning. The office shall:

(1) Establish and update as necessary a school security risk assessment tool for use by school districts pursuant to s. 1006.07(6). The office shall make the security risk assessment tool available for use by charter schools. <u>The office shall</u> <u>provide annual training to appropriate school district and</u> <u>charter school personnel on the proper assessment of physical</u> <u>site security and completion of the school security risk</u> <u>assessment tool.</u>

(2) Provide ongoing professional development opportunitiesto school district personnel.

(3) Provide a coordinated and interdisciplinary approach to providing technical assistance and guidance to school districts on safety and security and recommendations to address findings identified pursuant to s. 1006.07(6).

206 (4) Develop and implement a School Safety Specialist 207 Training Program for school safety specialists appointed 208 pursuant to s. 1006.07(6). The office shall develop the training 209 program which shall be based on national and state best 210 practices on school safety and security and must include active 211 shooter training. The office shall develop training modules in 212 traditional or online formats. A school safety specialist 213 certificate of completion shall be awarded to a school safety specialist who satisfactorily completes the training required by 214

Florida Senate - 2019 Bill No. CS for CS for SB 7030



215	rules of the office.
216	(5) Review and provide recommendations on the security risk
217	assessments. The department may contract with security
218	personnel, consulting engineers, architects, or other safety and
219	security experts the department deems necessary for safety and
220	security consultant services.
221	(6) Coordinate with the Department of Law Enforcement to
222	provide a centralized integrated data repository and data
223	analytics resources to improve access to timely, complete, and
224	accurate information integrating data from, at a minimum, but
225	not limited to, the following data sources by <u>August 1, 2019</u>
226	December 1, 2018:
227	(a) Social media <u>Internet posts</u> ;
228	(b) Department of Children and Families;
229	(c) Department of Law Enforcement;
230	(d) Department of Juvenile Justice;
231	(e) Mobile suspicious activity reporting tool known as
232	FortifyFL;
233	(f) School environmental safety incident reports collected
234	under subsection (8); and
235	<u>(g)</u> Local law enforcement.
236	
237	Data that is exempt or confidential and exempt from public
238	records requirements retains its exempt or confidential and
239	exempt status when incorporated into the centralized integrated
240	data repository. To maintain the confidentiality requirements
241	attached to the information provided to the centralized
242	integrated data repository by the various state and local
243	agencies, data governance and security shall ensure compliance

Florida Senate - 2019 Bill No. CS for CS for SB 7030



244	with all applicable state and federal data privacy requirements
245	through the use of user authorization and role-based security,
246	data anonymization and aggregation and auditing capabilities. To
247	maintain the confidentiality requirements attached to the
248	information provided to the centralized integrated data
249	repository by the various state and local agencies, each source
250	agency providing data to the repository shall be the sole
251	custodian of the data for the purpose of any request for
252	inspection or copies thereof under chapter 119. The department
253	shall only allow access to data from the source agencies in
254	accordance with rules adopted by the respective source agencies
255	and the requirements of the Federal Bureau of Investigation
256	Criminal Justice Information Services security policy, where
257	applicable.
258	(7) Provide data to support the evaluation of mental health
259	services pursuant to s. 1004.44.
260	(8) Provide technical assistance to school districts and
261	charter school governing boards for school environmental safety
262	incident reporting as required under s. 1006.07(9). The office
263	shall collect data through school environmental safety incident
264	reports on incidents involving any person which occur on school
265	premises, on school transportation, and at off-campus, school-
266	sponsored events. The office shall review and evaluate school
267	district reports to ensure compliance with reporting
268	requirements. Upon notification by the department that a
269	superintendent has failed to comply with the requirements of s.
270	1006.07(9), the district school board shall withhold further
271	payment of his or her salary as authorized under s.
272	1001.42(13)(b) and impose other appropriate sanctions that the

Page 10 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

274

275

276

277

278

279

280

2.81

282

283

284

285

286

2.87

288

289

290

291

292

293

294

295 296

297

298

299



273 commissioner or state board by law may impose.

(7) Data that is exempt or confidential and exempt from public records requirements retains its exempt or confidential and exempt status when incorporated into the centralized integrated data repository.

(8) To maintain the confidentiality requirements attached to the information provided to the centralized integrated data repository by the various state and local agencies, data governance and security shall ensure compliance with all applicable state and federal data privacy requirements through the use of user authorization and role-based security, data anonymization and aggregation and auditing capabilities.

(9) To maintain the confidentiality requirements attached to the information provided to the centralized integrated data repository by the various state and local agencies, each source agency providing data for the repository shall be the sole custodian of the data for the purpose of any request for inspection or copies thereof under chapter 119. The department shall only allow access to data from the source agencies in accordance with rules adopted by the respective source agencies.

(9) (10) Award grants to schools to improve the safety and security of school buildings based upon recommendations of the security risk assessment developed pursuant to subsection (1).

(10) (11) Disseminate, in consultation with the Department of Law Enforcement, to participating schools awareness and education materials on the School Safety Awareness Program developed pursuant to s. 943.082.

300 <u>(11)(a) Convene a School Hardening and Harm Mitigation</u>
301 Workgroup composed of individuals with subject matter expertise

Page 11 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



302 on school campus hardening best practices. The workgroup shall 303 meet as necessary to review school hardening and harm mitigation 304 policies, including, but not limited to, the target hardening 305 practices implemented in other states; the school safety 306 guidelines developed by organizations such as the Partner 307 Alliance for Safer Schools; the tiered approach to target campus hardening strategies identified in the initial report submitted 308 309 by the Marjory Stoneman Douglas High School Public Safety 310 Commission pursuant to s. 943.687(9); and the Florida Building 311 Code for educational facilities construction to determine 312 whether the building code may need to be modified to strengthen 313 school safety and security. Based on this review of school safety best practices, by August 1, 2020, the workgroup shall 314 315 submit a report to the executive director of the office which 316 includes, at a minimum, a prioritized list for the 317 implementation of school campus hardening and harm mitigation 318 strategies and the estimated costs of and timeframes for 319 implementation of the strategies by school districts and charter 320 schools. The estimated costs must include regional and statewide 321 projections of the implementation costs. 322 (b) Submit to the commissioner: 1. The workgroup's report pursuant to paragraph (a); and 323 324 2. Recommendations regarding procedures for the office to 325 use to monitor and enforce compliance by the school districts 326 and charter schools in the implementation of the workgroup's 327 recommended campus hardening and harm mitigation strategies. 328 329 This subsection is repealed June 30, 2023. 330 (12) By August 1, 2019, develop a standardized, statewide

Page 12 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



331	behavioral threat assessment instrument for use by all public
332	schools, including charter schools, which addresses early
333	identification, evaluation, early intervention, and student
334	support.
335	(a) The standardized, statewide behavioral threat
336	assessment instrument must include, but need not be limited to,
337	components and forms that address:
338	1. An assessment of the threat, which includes an
339	assessment of the student, family, and school and social
340	dynamics.
341	2. An evaluation to determine if the threat is transient or
342	substantive.
343	3. The response to a substantive threat, which includes the
344	school response and the role of law enforcement agencies.
345	4. The response to a serious substantive threat, including
346	mental health and law enforcement referrals.
347	5. Ongoing monitoring to assess implementation of safety
348	strategies.
349	6. Training for members of threat assessment teams
350	established under s. 1006.07(7) and school administrators
351	regarding the use of the instrument.
352	(b) The office shall:
353	1. By August 1, 2020, evaluate each school district's and
354	charter school governing board's behavioral threat assessment
355	procedures for compliance with this subsection.
356	2. Notify the district school superintendent or charter
357	school governing board, as applicable, if the behavioral threat
358	assessment is not in compliance with this subsection.
359	3. Report any issues of ongoing noncompliance with this

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

360	subsection to the commissioner and the district school
361	superintendent or the charter school governing board, as
362	applicable.
363	(13) Establish the Statewide Threat Assessment Database
364	Workgroup, composed of members appointed by the department, to
365	complement the work of the department and the Department of Law
366	Enforcement associated with the centralized integrated data
367	repository and data analytics resources initiative and make
368	recommendations regarding the development of a statewide threat
369	assessment database. The database must allow authorized public
370	school personnel to enter information related to any threat
371	assessment conducted at their respective schools using the
372	instrument developed by the office pursuant to subsection (12),
373	and must provide such information to authorized personnel in
374	each school district and public school and to appropriate
375	stakeholders. By December 31, 2019, the workgroup shall provide
376	a report to the office with recommendations that include, but
377	need not be limited to:
378	(a) Threat assessment data that should be required to be
379	entered into the database.
380	(b) School district and public school personnel who should
381	be allowed to input student records to the database and view
382	such records.
383	(c) Database design and functionality, to include data
384	security.
385	(d) Restrictions and authorities on information sharing,
386	including:
387	1. Section 1002.22 and other applicable state laws.
388	2. The Family Educational Rights and Privacy Act (FERPA),

Page 14 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

389	20 U.S.C. s. 1232g, 42 C.F.R. part 2; the Health Insurance
390	Portability and Accountability Act (HIPAA), 42 U.S.C. s. 1320d6,
391	45 C.F.R. part 164, subpart E; and other applicable federal
392	laws.
393	3. The appropriateness of interagency agreements that will
394	allow law enforcement to view database records.
395	(e) The cost to develop and maintain a statewide online
396	database.
397	(f) An implementation plan and timeline for the workgroup
398	recommendations.
399	(14) Monitor compliance with requirements relating to
400	school safety by school districts and public schools, including
401	charter schools. The office shall report incidents of
402	noncompliance to the commissioner pursuant to s. 1001.11(9) and
403	the state board pursuant to s. 1008.32 and other requirements of
404	law, as appropriate.
405	Section 8. Paragraph (b) of subsection (16) of section
406	1002.33, Florida Statutes, is amended to read:
407	1002.33 Charter schools
408	(16) EXEMPTION FROM STATUTES.—
409	(b) Additionally, a charter school shall be in compliance
410	with the following statutes:
411	1. Section 286.011, relating to public meetings and
412	records, public inspection, and criminal and civil penalties.
413	2. Chapter 119, relating to public records.
414	3. Section 1003.03, relating to the maximum class size,
415	except that the calculation for compliance pursuant to s.
416	1003.03 shall be the average at the school level.
417	4. Section 1012.22(1)(c), relating to compensation and

Page 15 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



418	salary schedules.
419	5. Section 1012.33(5), relating to workforce reductions.
420	6. Section 1012.335, relating to contracts with
421	instructional personnel hired on or after July 1, 2011.
422	7. Section 1012.34, relating to the substantive
423	requirements for performance evaluations for instructional
424	personnel and school administrators.
425	8. Section 1006.12, relating to safe-school officers.
426	9. Section 1006.07(7), relating to threat assessment teams.
427	10. Section 1006.07(9), relating to School Environmental
428	Safety Incident Reporting.
429	11. Section 1006.1493, relating to the Florida Safe Schools
430	Assessment Tool.
431	12. Section 1006.07(6)(c), relating to adopting an active
432	assailant response plan.
433	13. Section 943.082(4)(b), relating to the mobile
434	suspicious activity reporting tool.
435	14. Section 1012.584, relating to youth mental health
436	awareness and assistance training.
437	Section 9. Subsection (2) of section 1003.25, Florida
438	Statutes, is amended to read:
439	1003.25 Procedures for maintenance and transfer of student
440	records
441	(2) The procedure for transferring and maintaining records
442	of students who transfer from school to school shall be
443	prescribed by rules of the State Board of Education. <u>The</u>
444	transfer of records shall occur within 3 school days. The
445	records shall include:
446	(a) Verified reports of serious or recurrent behavior

Page 16 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

447

684762

patterns, including threat assessment evaluations and

448	intervention services.
449	(b) Psychological evaluations, including therapeutic
450	treatment plans and therapy or progress notes created or
451	maintained by school district or charter school staff, as
452	appropriate.
453	Section 10. Paragraph (b) of subsection (1), paragraph (a)
454	of subsection (4), and subsections (6) and (7) of section
455	1006.07, Florida Statutes, are amended, and subsection (9) is
456	added to that section, to read:
457	1006.07 District school board duties relating to student
458	discipline and school safetyThe district school board shall
459	provide for the proper accounting for all students, for the
460	attendance and control of students at school, and for proper
461	attention to health, safety, and other matters relating to the
462	welfare of students, including:
463	(1) CONTROL OF STUDENTS
464	(b) Require each student at the time of initial
465	registration for school in the school district to note previous
466	school expulsions, arrests resulting in a charge, juvenile
467	justice actions, and <u>any corresponding referral</u> referrals to
468	mental health services by the school district the student has
469	had, and have the authority as the district school board of a
470	receiving school district to honor the final order of expulsion
471	or dismissal of a student by any in-state or out-of-state public
472	district school board or private school, or lab school, for an
473	act which would have been grounds for expulsion according to the
474	receiving district school board's code of student conduct, in
475	accordance with the following procedures:

Florida Senate - 2019 Bill No. CS for CS for SB 7030



476 1. A final order of expulsion shall be recorded in the477 records of the receiving school district.

478 2. The expelled student applying for admission to the
479 receiving school district shall be advised of the final order of
480 expulsion.

481 3. The district school superintendent of the receiving 482 school district may recommend to the district school board that 483 the final order of expulsion be waived and the student be admitted to the school district, or that the final order of 484 485 expulsion be honored and the student not be admitted to the 486 school district. If the student is admitted by the district 487 school board, with or without the recommendation of the district 488 school superintendent, the student may be placed in an 489 appropriate educational program and referred to mental health 490 services identified by the school district pursuant to s. 1012.584(4), when appropriate, at the direction of the district 491 492 school board.

493

(4) EMERGENCY DRILLS; EMERGENCY PROCEDURES.-

494 (a) Formulate and prescribe policies and procedures, in 495 consultation with the appropriate public safety agencies, for 496 emergency drills and for actual emergencies, including, but not limited to, fires, natural disasters, active shooter and hostage 497 498 situations, and bomb threats, for all students and faculty at 499 all public schools of the district comprised of grades K-12. 500 Drills for active shooter and hostage situations shall be 501 conducted in accordance with developmentally appropriate and 502 age-appropriate procedures at least as often as other emergency 503 drills. District school board policies shall include commonly 504 used alarm system responses for specific types of emergencies

Page 18 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



505 and verification by each school that drills have been provided 506 as required by law and fire protection codes. The emergency 507 response policy shall identify the individuals responsible for 508 contacting the primary emergency response agency and the 509 emergency response agency that is responsible for notifying the 510 school district for each type of emergency.

511 (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.

516 (a) Each district school superintendent shall designate a 517 school administrator as a school safety specialist for the 518 district. The school safety specialist must be a school 519 administrator employed by the school district or a law 520 enforcement officer employed by the sheriff's office located in the school district. Any school safety specialist designated 521 522 from the sheriff's office must first be authorized and approved 523 by the sheriff employing the law enforcement officer. Any school 524 safety specialist designated from the sheriff's office remains 525 the employee of the office for purposes of compensation, insurance, workers' compensation, and other benefits authorized 526 527 by law for a law enforcement officer employed by the sheriff's 528 office. The sheriff and the school superintendent may determine 529 by agreement the reimbursement for such costs, or may share the 530 costs, associated with employment of the law enforcement officer 531 as a school safety specialist. The school safety specialist must 532 earn a certificate of completion of the school safety specialist 533 training provided by the Office of Safe Schools within 1 year

512

513 514

515

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

534 after appointment and is responsible for the supervision and 535 oversight for all school safety and security personnel, policies, and procedures in the school district. The school 536 537 safety specialist shall:

538 1. Review school district policies and procedures for 539 compliance with state law and rules, including the district's 540 timely and accurate submission of school environmental safety incident reports to the department pursuant to s. 1001.212(8). 541

2. Provide the necessary training and resources to students 543 and school district staff in matters relating to youth mental health awareness and assistance; emergency procedures, including 544 545 active shooter training; and school safety and security.

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

549 4. In collaboration with the appropriate public safety 550 agencies, as that term is defined in s. 365.171, by October 1 of 551 each year, conduct a school security risk assessment in 552 accordance with s. 1006.1493 at each public school using the 553 Florida Safe Schools Assessment Tool school security risk 554 assessment tool developed by the Office of Safe Schools pursuant 555 to s. 1006.1493. Based on the assessment findings, the 556 district's school safety specialist shall provide 557 recommendations to the district school superintendent and the 558 district school board which identify strategies and activities 559 that the district school board should implement in order to 560 address the findings and improve school safety and security. 561 Annually, Each district school board must receive such findings 562 and the school safety specialist's recommendations at a publicly

4/16/2019 1:41:34 PM

542

546

547

548

Florida Senate - 2019 Bill No. CS for CS for SB 7030



563 noticed district school board meeting to provide the public an 564 opportunity to hear the district school board members discuss 565 and take action on the findings and recommendations. Each school 566 safety specialist shall report such findings and school board 567 action to the Office of Safe Schools within 30 days after the 568 district school board meeting.

569 (b) Each school safety specialist shall coordinate with the 570 appropriate public safety agencies, as defined in s. 365.171, 571 that are designated as first responders to a school's campus to conduct a tour of such campus once every 3 years and provide 573 recommendations related to school safety. The recommendations by 574 the public safety agencies must be considered as part of the 575 recommendations by the school safety specialist pursuant to 576 paragraph (a).

(c) Each district school board and charter school governing board must adopt an active assailant response plan. By October 1, 2019, and annually thereafter, each district school superintendent and charter school principal shall certify that all school personnel have received annual training on the procedures contained in the active assailant response plan for the applicable school district or charter school.

584 (7) THREAT ASSESSMENT TEAMS.-Each district school board 585 shall adopt policies for the establishment of threat assessment 586 teams at each school whose duties include the coordination of 587 resources and assessment and intervention with individuals whose 588 behavior may pose a threat to the safety of school staff or 589 students consistent with the model policies developed by the 590 Office of Safe Schools. Such policies must shall include procedures for referrals to mental health services identified by 591

Page 21 of 54

572

577

578

579

580

581

582

583

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

592 the school district pursuant to s. 1012.584(4), when 593 appropriate, and procedures for behavioral threat assessments in 594 compliance with the instrument developed pursuant to s. 595 1001.212(12).

596 (a) A threat assessment team shall include persons with 597 expertise in counseling, instruction, school administration, and 598 law enforcement. The threat assessment teams shall identify 599 members of the school community to whom threatening behavior 600 should be reported and provide guidance to students, faculty, 601 and staff regarding recognition of threatening or aberrant 602 behavior that may represent a threat to the community, school, 603 or self. Upon the availability of the behavioral threat 604 assessment instrument developed pursuant to s. 1001.212(12), the 605 threat assessment team shall use that instrument.

606 (b) Upon a preliminary determination that a student poses a 607 threat of violence or physical harm to himself or herself or 608 others, a threat assessment team shall immediately report its 609 determination to the superintendent or his or her designee. The 610 superintendent or his or her designee shall immediately attempt 611 to notify the student's parent or legal guardian. Nothing in 612 this subsection shall preclude school district personnel from 613 acting immediately to address an imminent threat.

(c) Upon a preliminary determination by the threat assessment team that a student poses a threat of violence to himself or herself or others or exhibits significantly disruptive behavior or need for assistance, <u>authorized members</u> of the threat assessment team may obtain criminal history record information <u>pursuant to s. 985.04(1)</u>, as provided in s. 985.047. A member of a threat assessment team may not disclose any

Page 22 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

621 criminal history record information obtained pursuant to this 622 section or otherwise use any record of an individual beyond the 623 purpose for which such disclosure was made to the threat 624 assessment team.

625 (d) Notwithstanding any other provision of law, all state 626 and local agencies and programs that provide services to 627 students experiencing or at risk of an emotional disturbance or 628 a mental illness, including the school districts, school 62.9 personnel, state and local law enforcement agencies, the 630 Department of Juvenile Justice, the Department of Children and 631 Families, the Department of Health, the Agency for Health Care 632 Administration, the Agency for Persons with Disabilities, the 633 Department of Education, the Statewide Guardian Ad Litem Office, 634 and any service or support provider contracting with such 635 agencies, may share with each other records or information that 636 are confidential or exempt from disclosure under chapter 119 if 637 the records or information are reasonably necessary to ensure access to appropriate services for the student or to ensure the 638 639 safety of the student or others. All such state and local agencies and programs shall communicate, collaborate, and 640 641 coordinate efforts to serve such students.

642 (e) If an immediate mental health or substance abuse crisis 643 is suspected, school personnel shall follow policies established 644 by the threat assessment team to engage behavioral health crisis 645 resources. Behavioral health crisis resources, including, but 646 not limited to, mobile crisis teams and school resource officers 647 trained in crisis intervention, shall provide emergency 648 intervention and assessment, make recommendations, and refer the student for appropriate services. Onsite school personnel shall 649

4/16/2019 1:41:34 PM

Florida Senate - 2019 Bill No. CS for CS for SB 7030



650	report all such situations and actions taken to the threat
651	assessment team, which shall contact the other agencies involved
652	with the student and any known service providers to share
653	information and coordinate any necessary followup actions. Upon
654	the student's transfer to a different school, the threat
655	assessment team shall verify that any intervention services
656	provided to the student remain in place until the threat
657	assessment team of the receiving school independently determines
658	the need for intervention services.
659	(f) Each threat assessment team established pursuant to
660	this subsection shall report quantitative data on its activities
661	to the Office of Safe Schools in accordance with guidance from
662	the office and shall utilize the threat assessment database
663	developed pursuant to s. 1001.212(13) upon the availability of
664	the database.
665	(9) SCHOOL ENVIRONMENTAL SAFETY INCIDENT REPORTINGEach
666	district school board shall adopt policies to ensure the
667	accurate and timely reporting of incidents related to school
668	safety and discipline. The district school superintendent is
669	responsible for school environmental safety incident reporting.
670	A district school superintendent who fails to comply with this
671	subsection is subject to the penalties specified in law,
672	including, but not limited to, s. 1001.42(13)(b) or s.
673	1001.51(12)(b), as applicable. The State Board of Education
674	shall adopt rules establishing the requirements for the school
675	environmental safety incident report.
676	Section 11. Section 1006.12, Florida Statutes, is amended
677	to read:
678	1006.12 Safe-school officers at each public schoolFor the
	1

Florida Senate - 2019 Bill No. CS for CS for SB 7030



679 protection and safety of school personnel, property, students, 680 and visitors, each district school board and school district 681 superintendent shall partner with law enforcement agencies or 682 security agencies to establish or assign one or more safe-school 683 officers at each school facility within the district, including 684 charter schools. A district school board must collaborate with 685 charter school governing boards to facilitate charter school 686 access to all safe-school officer options available under this 687 section. The school district may implement by implementing any 688 combination of the following options in subsections (1) - (4) to 689 best meet which best meets the needs of the school district and 690 charter schools.+

(1) <u>SCHOOL RESOURCE OFFICER.-A school district may</u> establish school resource officer programs $_{\tau}$ through a cooperative agreement with law enforcement agencies.

(a) School resource officers shall undergo criminal background checks, drug testing, and a psychological evaluation and be certified law enforcement officers, as defined in s.
943.10(1), who are employed by a law enforcement agency as defined in s. 943.10(4). The powers and duties of a law enforcement officer shall continue throughout the employee's tenure as a school resource officer.

(b) School resource officers shall abide by district school board policies and shall consult with and coordinate activities through the school principal, but shall be responsible to the law enforcement agency in all matters relating to employment, subject to agreements between a district school board and a law enforcement agency. Activities conducted by the school resource officer which are part of the regular instructional program of

691

692

693

694

695

696

697

698

699

700

Florida Senate - 2019 Bill No. CS for CS for SB 7030



708 the school shall be under the direction of the school principal. 709 (c) Complete mental health crisis intervention training using a curriculum developed by a national organization with 710 711 expertise in mental health crisis intervention. The training 712 shall improve officers' knowledge and skills as first responders 713 to incidents involving students with emotional disturbance or 714 mental illness, including de-escalation skills to ensure student 715 and officer safety.

(2) SCHOOL SAFETY OFFICER.-A school district may commission one or more school safety officers for the protection and safety of school personnel, property, and students within the school 719 district. The district school superintendent may recommend, and the district school board may appoint, one or more school safety 721 officers.

722 (a) School safety officers shall undergo criminal 723 background checks, drug testing, and a psychological evaluation 724 and be law enforcement officers, as defined in s. 943.10(1), certified under the provisions of chapter 943 and employed by 725 726 either a law enforcement agency or by the district school board. 727 If the officer is employed by the district school board, the 728 district school board is the employing agency for purposes of 729 chapter 943, and must comply with the provisions of that 730 chapter.

7.31 (b) A school safety officer has and shall exercise the 732 power to make arrests for violations of law on district school 733 board property and to arrest persons, whether on or off such 734 property, who violate any law on such property under the same 735 conditions that deputy sheriffs are authorized to make arrests. 736 A school safety officer has the authority to carry weapons when

716

717

718

720

Florida Senate - 2019 Bill No. CS for CS for SB 7030



737	performing his or her official duties.
738	(c) A district school board may enter into mutual aid
739	agreements with one or more law enforcement agencies as provided
740	in chapter 23. A school safety officer's salary may be paid
741	jointly by the district school board and the law enforcement
742	agency, as mutually agreed to.
743	(3) <u>SCHOOL GUARDIAN</u> At the school district's <u>or the</u>
744	charter school governing board's discretion, as applicable,
745	pursuant to s. 30.15, a school district or charter school
746	governing board may participate in the Coach Aaron Feis Guardian
747	Program if such program is established pursuant to s. 30.15, to
748	meet the requirement of establishing a safe-school officer. The
749	following individuals may serve as a school guardian, in support
750	of school-sanctioned activities for purposes of s. 790.115, upon
751	satisfactory completion of the requirements under s. 30.15(1)(k)
752	and certification by a sheriff:
753	(a) A school district employee or personnel, as defined
754	under s. 1012.01, or a charter school employee, as provided
755	under s. 1002.33(12)(a), who volunteers to serve as a school
756	guardian in addition to his or her official job duties; or
757	(b) An employee of a school district or a charter school
758	who is hired for the specific purpose of serving as a school
759	guardian.
760	(4) SCHOOL SECURITY GUARD.—A school district or charter
761	school governing board may contract with a security agency as
762	defined in s. 493.6101(18) to employ as a school security guard
763	an individual who holds a Class "D" and Class "G" license
764	pursuant to chapter 493, provided the following training and
765	contractual conditions are met:

Page 27 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

766 (a) An individual who serves as a school security guard, 767 for purposes of satisfying the requirements of this section, 768 must: 769 1. Demonstrate completion of 144 hours of required training 770 pursuant to s. 30.15(1)(k)2. 771 2. Pass a psychological evaluation administered by a 772 psychologist licensed under chapter 490 and designated by the 773 Department of Law Enforcement and submit the results of the 774 evaluation to the sheriff's office, school district, or charter 775 school governing board, as applicable. The Department of Law 776 Enforcement is authorized to provide the sheriff's office, 777 school district, or charter school governing board with mental 778 health and substance abuse data for compliance with this 779 paragraph. 780 3. Submit to and pass an initial drug test and subsequent 781 random drug tests in accordance with the requirements of s. 782 112.0455 and the sheriff's office, school district, or charter 783 school governing board, as applicable. 784 4. Successfully complete ongoing training, weapon 785 inspection, and firearm qualification on at least an annual 786 basis and provide documentation to the sheriff's office, school 787 district, or charter school governing board, as applicable. 788 (b) The contract between a security agency and a school 789 district or a charter school governing board regarding 790 requirements applicable to school security guards serving in the 791 capacity of a safe-school officer for purposes of satisfying the 792 requirements of this section shall define the entity or entities 793 responsible for training and the responsibilities for 794 maintaining records relating to training, inspection, and

Page 28 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

795 firearm qualification. 796 (c) School security quards serving in the capacity of a 797 safe-school officer pursuant to this subsection are in support 798 of school-sanctioned activities for purposes of s. 790.115, and 799 must aid in the prevention or abatement of active assailant 800 incidents on school premises. 801 (5) (4) EXEMPTION.-Any information that would identify 802 whether a particular individual has been appointed as a safe-803 school officer pursuant to this section held by a law 804 enforcement agency, school district, or charter school is exempt 805 from s. 119.07(1) and s. 24(a), Art. I of the State 806 Constitution. This subsection is subject to the Open Government 807 Sunset Review Act in accordance with s. 119.15 and shall stand 808 repealed on October 2, 2023, unless reviewed and saved from 809 repeal through reenactment by the Legislature. 810 If a district school board, through its adopted policies, 811 procedures, or actions, denies a charter school access to any 812 813 safe-school officer options pursuant to this section, the school 814 district must assign a school resource officer or school safety officer to the charter school. Under such circumstances, the 815 816 charter school's share of the costs of the school resource 817 officer or school safety officer may not exceed the safe school 818 allocation funds provided to the charter school pursuant to s. 819 1011.62(15) and shall be retained by the school district. 820 Section 12. Subsection (1), paragraphs (a), (b), and (c) of 821 subsection (2), and subsection (4) of section 1006.13, Florida 822 Statutes, are amended to read: 823 1006.13 Policy of zero tolerance for crime and

4/16/2019 1:41:34 PM

Florida Senate - 2019 Bill No. CS for CS for SB 7030



824 victimization.-

825 (1) District school boards shall promote a safe and 826 supportive learning environment in schools by protecting 827 students and staff from conduct that poses a serious threat to 828 school safety. A threat assessment team may use alternatives to 829 expulsion or referral to law enforcement agencies to address 830 disruptive behavior through restitution, civil citation, teen 831 court, neighborhood restorative justice, or similar programs. 832 Zero-tolerance policies may not be rigorously applied to petty 833 acts of misconduct and misdemeanors, including, but not limited 834 to, minor fights or disturbances. Zero-tolerance policies must 835 apply equally to all students regardless of their economic 836 status, race, or disability.

837 (2) Each district school board shall adopt a policy of zero838 tolerance that:

(a) Defines criteria for reporting to a law enforcement
agency any act that poses a threat to school safety that occurs
whenever or wherever students are within the jurisdiction of the
district school board.

843 (b) Defines acts that pose a serious threat to school 844 safety.

845 (c) Defines petty acts of misconduct which are not a threat 846 to school safety and do not require consultation with law 847 enforcement.

(4) (a) Each district school board shall enter into agreements with the county sheriff's office and local police department specifying guidelines for ensuring that acts that pose a serious threat to school safety, whether committed by a student or adult, are reported to a law enforcement agency.

Page 30 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

860

861

862

863

864

865

866

876

877

878

684762

853 (b) The agreements must include the role of school resource 854 officers, if applicable, in handling reported incidents -855 circumstances in which school officials may handle incidents 856 without filing a report with a law enforcement agency, and a 857 procedure requiring for ensuring that school personnel to 858 consult with school resource officers concerning properly report 859 appropriate delinguent acts and crimes.

(c) Zero-tolerance policies do not require the reporting of petty acts of misconduct and misdemeanors to a law enforcement agency, including, but not limited to, disorderly conduct, simple assault or battery, affray, theft of less than \$300, trespassing, and vandalism of less than \$1,000. However, if a student commits more than one misdemeanor, the threat assessment team must consult with law enforcement to determine if the act 867 should be reported to law enforcement.

(c) (d) The school principal shall notify ensure that all 868 869 school personnel are properly informed as to their 870 responsibilities regarding incident crime reporting, that appropriate delinquent acts which pose a threat to school safety 871 872 and crimes are properly reported to the school principal, or his 873 or her designee, and that the disposition of the incident is 874 actions taken in cases with special circumstances are properly 875 taken and documented.

Section 13. Section 1006.1493, Florida Statutes, is amended to read:

1006.1493 Florida Safe Schools Assessment Tool.-

879 (1) The department, through the Office of Safe Schools 880 pursuant s. 1001.212, shall contract with a security consulting 881 firm that specializes in the development of risk assessment

Page 31 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



882 software solutions and has experience in conducting security 883 assessments of public facilities to develop, update, and implement a risk assessment tool, which shall be known as the 884 Florida Safe Schools Assessment Tool (FSSAT). The FSSAT must be 885 886 the primary physical site security assessment tool as revised 887 and required by the Office of Safe Schools which is used by 888 school officials at each school district and public school site 889 in the state in conducting security assessments for use by 890 school officials at each school district and public school site 891 in the state.

892 (2) The FSSAT must help school officials identify threats,
893 vulnerabilities, and appropriate safety controls for the schools
894 that they supervise, pursuant to the security risk assessment
895 requirements of s. 1006.07(6).

896 (a) At a minimum, the FSSAT must address all of the897 following components:

898 1. School emergency and crisis preparedness planning;
899 2. Security, crime, and violence prevention policies and
900 procedures;

901

902

3. Physical security measures;

4. Professional development training needs;

903 5. An examination of support service roles in school904 safety, security, and emergency planning;

905 6. School security and school police staffing, operational 906 practices, and related services;

907 7. School and community collaboration on school safety; and
908 8. A return on investment analysis of the recommended
909 physical security controls.

910

(b) The department shall require by contract that the

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

911 security consulting firm: 912 1. Generate written automated reports on assessment 913 findings for review by the department and school and district 914 officials: 915 2. Provide training to the department and school officials 916 in the use of the FSSAT and other areas of importance identified 917 by the department; and 918 3. Advise in the development and implementation of templates, formats, guidance, and other resources necessary to 919 920 facilitate the implementation of this section at state, 921 district, school, and local levels; and. 922 4. Review recommendations of the School Hardening and Harm 923 Mitigation Workgroup established under s. 1001.212(11) to 924 address physical security measures identified by the FSSAT. 925 (3) The Office of Safe Schools shall make the FSSAT 926 available no later than May 1 of each year. The office must 927 provide annual training to each district's school safety 928 specialist and other appropriate school district personnel on 929 the assessment of physical site security and completing the 930 FSSAT. 931 (4) By December 1 of each year, By December 1, 2018, and 932 annually by that date thereafter, the department shall must 933 report to the Governor, the President of the Senate, and the 934 Speaker of the House of Representatives on the status of 935 implementation across school districts and schools. The report 936 must include a summary of the positive school safety measures in 937 place at the time of the assessment and any recommendations for 938 policy changes or funding needed to facilitate continued school 939 safety planning, improvement, and response at the state,

Florida Senate - 2019 Bill No. CS for CS for SB 7030



940 district, or school levels.

941 (5)(4) In accordance with ss. 119.071(3)(a) and 281.301, 942 data and information related to security risk assessments 943 administered pursuant to this section and s. 1006.07(6) and the 944 security information contained in the annual report required 945 pursuant to <u>subsection (4)</u> subsection (3) are confidential and 946 exempt from public records requirements.

947 Section 14. Subsection (15) of section 1011.62, Florida 948 Statutes, is amended to read:

949 1011.62 Funds for operation of schools.—If the annual 950 allocation from the Florida Education Finance Program to each 951 district for operation of schools is not determined in the 952 annual appropriations act or the substantive bill implementing 953 the annual appropriations act, it shall be determined as 954 follows:

955 (15) SAFE SCHOOLS ALLOCATION.-A safe schools allocation is 956 created to provide funding to assist school districts in their 957 compliance with ss. 1006.07-1006.12 s. 1006.07, with priority 958 given to safe-school officers implementing the district's school 959 resource officer program pursuant to s. 1006.12. Each school 960 district shall receive a minimum safe schools allocation in an 961 amount provided in the General Appropriations Act. Of the 962 remaining balance of the safe schools allocation, two-thirds 963 shall be allocated to school districts based on the most recent 964 official Florida Crime Index provided by the Department of Law 965 Enforcement and one-third shall be allocated based on each 966 school district's proportionate share of the state's total 967 unweighted full-time equivalent student enrollment. Any 968 additional funds appropriated to this allocation in the 2018-

Florida Senate - 2019 Bill No. CS for CS for SB 7030



969 2019 fiscal year must to the school resource officer program 970 established pursuant to s. 1006.12 shall be used exclusively for 971 employing or contracting for safe-school resource officers, 972 established or assigned under s. 1006.12 which shall be in 973 addition to the number of officers employed or contracted for in 974 the 2017-2018 fiscal year. This subsection applies retroactively 975 to July 1, 2018. The amendments to this subsection are intended 976 to be clarifying and remedial in nature.

977 Section 15. Effective July 1, 2019, paragraph (b) of 978 subsection (6), subsection (15), as amended by this act, and 979 subsection (16) of section 1011.62, Florida Statutes, are 980 amended to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(6) CATEGORICAL FUNDS.-

988 (b) If a district school board finds and declares in a 989 resolution adopted at a regular meeting of the school board that 990 the funds received for any of the following categorical 991 appropriations are urgently needed to maintain school board 992 specified academic classroom instruction or improve school 993 safety, the school board may consider and approve an amendment 994 to the school district operating budget transferring the 995 identified amount of the categorical funds to the appropriate 996 account for expenditure:

997

981

982

983

984

985

986

987

1. Funds for student transportation.

Florida Senate - 2019 Bill No. CS for CS for SB 7030



998 2. Funds for research-based reading instruction if the 999 required additional hour of instruction beyond the normal school 1000 day for each day of the entire school year has been provided for 1001 the students in each low-performing elementary school in the district pursuant to paragraph (9)(a). 1002 1003 3. Funds for instructional materials if all instructional 1004 material purchases necessary to provide updated materials that 1005 are aligned with applicable state standards and course 1006 descriptions and that meet statutory requirements of content and 1007 learning have been completed for that fiscal year, but no sooner than March 1. Funds available after March 1 may be used to 1008 1009 purchase hardware for student instruction. 1010 4. Funds for the guaranteed allocation as provided in 1011 subparagraph (1)(e)2. 1012 5. Funds for the supplemental academic instruction 1013 allocation as provided in paragraph (1)(f). 1014 6. Funds for the Florida digital classrooms allocation as 1015 provided in subsection (12). 1016 7. Funds for the federally connected student supplement as 1017 provided in subsection (13). 1018 8. Funds for class size reduction as provided in s. 1019 1011.685. 1020 (15) SAFE SCHOOLS ALLOCATION.-A safe schools allocation is 1021 created to provide funding to assist school districts in their 1022 compliance with ss. 1006.07-1006.12, with priority given to 1023 safe-school officers pursuant to s. 1006.12. Each school 1024 district shall receive a minimum safe schools allocation in an 1025 amount provided in the General Appropriations Act. Of the 1026 remaining balance of the safe schools allocation, one-third two-

Page 36 of 54
Florida Senate - 2019 Bill No. CS for CS for SB 7030



1027 thirds shall be allocated to school districts based on the most 1028 recent official Florida Crime Index provided by the Department 1029 of Law Enforcement and two-thirds one-third shall be allocated 1030 based on each school district's proportionate share of the 1031 state's total unweighted full-time equivalent student 1032 enrollment. Each school district must report to the Department 1033 of Education by October 15 that all public schools within the 1034 school district have completed the school security risk 1035 assessment using the Florida Safe Schools Assessment Tool 1036 developed pursuant to s. 1006.1493. If a district school board 1037 is required by s. 1006.12 to assign a school resource officer or 1038 school safety officer to a charter school, the charter school's 1039 share of costs for such officer may not exceed the amount of 1040 funds allocated to the charter school under this subsection Any 1041 additional funds appropriated to this allocation in the 2018-1042 2019 fiscal year must be used exclusively for employing or contracting for safe-school officers, established or assigned 1043 under s. 1006.12. This subsection applies retroactively to July 1044 1045 1, 2018. The amendments to this subsection are intended to be 1046 clarifying and remedial in nature.

(16) MENTAL HEALTH ASSISTANCE ALLOCATION.-The mental health 1047 1048 assistance allocation is created to provide funding to assist 1049 school districts in establishing or expanding school-based mental health care; train educators and other school staff in 1050 1051 detecting and responding to mental health issues; and connect 1052 children, youth, and families who may experience behavioral 1053 health issues with appropriate services. These funds shall be 1054 allocated annually in the General Appropriations Act or other law to each eligible school district. Each school district shall 1055

Page 37 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1056 receive a minimum of \$100,000, with the remaining balance allocated based on each school district's proportionate share of 1057 1058 the state's total unweighted full-time equivalent student 1059 enrollment. Eligible Charter schools that submit a plan separate 1060 from the school district are entitled to a proportionate share 1061 of district funding. At least 90 percent of a district's 1062 allocation must be expended on the elements specified in 1063 subparagraphs (b)1. and 2. The allocated funds may not supplant 1064 funds that are provided for this purpose from other operating 1065 funds and may not be used to increase salaries or provide bonuses. School districts are encouraged to maximize third-party 1066 1067 third party health insurance benefits and Medicaid claiming for 1068 services, where appropriate.

1069

1070

1071

1072 1073

1074

1075

(a) Before the distribution of the allocation:

1. The school district must develop and submit a detailed plan outlining the local program and planned expenditures to the district school board for approval. <u>This plan must include all</u> <u>district schools, including charter schools, unless a charter</u> <u>school elects to submit a plan independently from the school</u> <u>district pursuant to subparagraph 2.</u>

1076 2. A charter school <u>may must</u> develop and submit a detailed 1077 plan outlining the local program and planned expenditures to its 1078 governing body for approval. After the plan is approved by the 1079 governing body, it must be provided to the charter school's 1080 sponsor.

1081 (b) The plans required under paragraph (a) must be focused 1082 on <u>a multi-tiered system of supports to deliver delivering</u> 1083 evidence-based mental health care <u>assessment, diagnosis,</u> 1084 <u>intervention, treatment, and recovery services to students with</u>

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

1085 one or more mental health or co-occurring substance abuse 1086 diagnoses and to students at high risk of such diagnoses. The provision of these services must be coordinated with a student's 1087 1088 primary mental health care provider and with other mental health 1089 providers involved in the student's care. At a minimum, the plans must treatment to children and include the following 1090 1091 elements: 1092 1. Direct employment of school-based mental health services providers to expand and enhance school-based student services 1093 1094 and to reduce the ratio of students to staff in order to better 1095 align with nationally recommended ratio models. These providers 1096 include, but are not limited to, certified school counselors, 1097 school psychologists, school social workers, and other licensed 1098 mental health professionals. The plan also must identify 1099 strategies to increase the amount of time that school-based 1100 student services personnel spend providing direct services to students, which may include the review and revision of district 1101 1102 staffing resource allocations based on school or student mental health assistance needs Provision of mental health assessment, 1103 1104 diagnosis, intervention, treatment, and recovery services to students with one or more mental health or co-occurring 1105 1106 substance abuse diagnoses and students at high risk of such 1107 diagnoses. 1108 2. Contracts or interagency agreements with one or more 1109

1109 local community behavioral health providers or providers of 1110 Community Action Team services to provide a behavioral health 1111 staff presence and services at district schools. Services may 1112 include, but are not limited to, mental health screenings and 1113 assessments, individual counseling, family counseling, group

Page 39 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1114	counseling, psychiatric or psychological services, trauma-
1115	informed care, mobile crisis services, and behavior
1116	modification. These behavioral health services may be provided
1117	on or off the school campus and may be supplemented by
1118	telehealth Coordination of such services with a student's
1119	primary care provider and with other mental health providers
1120	involved in the student's care.
1121	3. Policies and procedures, including contracts with
1122	service providers, which will ensure that students who are
1123	referred to a school-based or community-based mental health
1124	service provider for mental health screening for the
1125	identification of mental health concerns and ensure that the
1126	assessment of students at risk for mental health disorders
1127	occurs within 15 days of referral. School-based mental health
1128	services must be initiated within 15 days after identification
1129	and assessment, and support by community-based mental health
1130	service providers for students who are referred for community-
1131	based mental health services must be initiated within 30 days
1132	after the school or district makes a referral Direct employment
1133	of such service providers, or a contract-based collaborative
1134	effort or partnership with one or more local community mental
1135	health programs, agencies, or providers.
1136	4. Programs to assist students in dealing with anxiety,
1137	depression, bullying, trauma, and violence.
1138	5. Strategies or programs to reduce the likelihood of at-
1139	risk students developing social, emotional, or behavioral health
1140	problems, suicidal tendencies, or substance use disorders.
1141	6. Strategies to improve the early identification of
1142	social, emotional, or behavioral problems or substance use

Page 40 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1143 disorders and to improve the provision of early intervention 1144 services. 1145 (c) School districts shall submit approved plans, including 1146 approved plans of each charter school in the district, to the 1147 commissioner by August 1 of each fiscal year. 1148 (d) Beginning September 30, 2019, and annually by September 30 thereafter, each school district shall submit to the 1149 1150 Department of Education a report on its program outcomes and 1151 expenditures for the previous fiscal year that, at a minimum, 1152 must include the number of each of the following: 1. Students who receive screenings or assessments. 1153 1154 2. Students who are referred to either school-based or 1155 community-based providers for services or assistance. 1156 3. Students who receive either school-based or community-1157 based interventions, services, or assistance. 1158 4. School-based and community-based mental health providers, including licensure type, paid for from funds 1159 1160 provided through the allocation Direct employment service 1161 providers employed by each school district. 1162 5. Contract-based collaborative efforts or partnerships 1163 with community mental health programs, agencies, or providers. 1164 Section 16. For the purpose of incorporating the amendment 1165 made by this act to section 843.08, Florida Statutes, in a 1166 reference thereto, paragraph (b) of subsection (3) of section 1167 921.0022, Florida Statutes, is reenacted to read: 1168 921.0022 Criminal Punishment Code; offense severity ranking 1169 chart.-1170 (3) OFFENSE SEVERITY RANKING CHART 1171 (b) LEVEL 2

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

1172			
	Florida	Felony	
	Statute	Degree	Description
1173			
	379.2431	3rd	Possession of 11 or
	(1)(e)3.		fewer marine turtle eggs
			in violation of the
			Marine Turtle Protection
			Act.
1174			
	379.2431	3rd	Possession of more than
	(1)(e)4.		11 marine turtle eggs in
			violation of the Marine
			Turtle Protection Act.
1175			
	403.413(6)(c)	3rd	Dumps waste litter
			exceeding 500 lbs. in
			weight or 100 cubic feet
			in volume or any
			quantity for commercial
			purposes, or hazardous
1176			waste.
11/0	517.07(2)	3rd	Failure to furnish a
	517.07(2)	JIU	prospectus meeting
			requirements.
1177			redarrementer.
± ± , ,	590.28(1)	3rd	Intentional burning of
		010	lands.
			· ·····

Page 42 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

1178			
1179	784.05(3)	3rd	Storing or leaving a loaded firearm within reach of minor who uses it to inflict injury or death.
1179	787.04(1)	3rd	In violation of court order, take, entice, etc., minor beyond state limits.
1181	806.13(1)(b)3.	3rd	Criminal mischief; damage \$1,000 or more to public communication or any other public service.
1182	810.061(2)	3rd	Impairing or impeding telephone or power to a dwelling; facilitating or furthering burglary.
1183	810.09(2)(e)	3rd	Trespassing on posted commercial horticulture property.
	812.014(2)(c)1.	3rd	Grand theft, 3rd degree; \$300 or more but less

Page 43 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030 SENATOR AMENDMENT

684762

than \$5,000.

1184			
	812.014(2)(d)	3rd	Grand theft, 3rd degree;
			\$100 or more but less than \$300, taken from
			unenclosed curtilage of
			dwelling.
1185			
	812.015(7)	3rd	Possession, use, or
			attempted use of an
			antishoplifting or
			inventory control device
1186			countermeasure.
TTOO	817.234(1)(a)2.	3rd	False statement in
		010	support of insurance
			claim.
1187			
	817.481(3)(a)	3rd	Obtain credit or
			purchase with false,
			expired, counterfeit,
			etc., credit card, value
1188			over \$300.
1100	817.52(3)	3rd	Failure to redeliver
		010	hired vehicle.
1189			
	817.54	3rd	With intent to defraud,
			obtain mortgage note,
	l		

Page 44 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

1190			etc., by false representation.
	817.60(5)	3rd	Dealing in credit cards of another.
1191	817.60(6)(a)	3rd	Forgery; purchase goods, services with false card.
1192	817.61	3rd	Fraudulent use of credit cards over \$100 or more within 6 months.
1193	826.04	3rd	Knowingly marries or has sexual intercourse with person to whom related.
1194 1195	831.01	3rd	Forgery.
1100	831.02	3rd	Uttering forged instrument; utters or publishes alteration with intent to defraud.
1196	831.07	3rd	Forging bank bills, checks, drafts, or promissory notes.
1197			

Florida Senate - 2019 Bill No. CS for CS for SB 7030

684762

	831.08	3rd	Possessing 10 or more forged notes, bills, checks, or drafts.
1198	831.09	3rd	Uttering forged notes, bills, checks, drafts, or promissory notes.
1200	831.11	3rd	Bringing into the state forged bank bills, checks, drafts, or notes.
	832.05(3)(a)	3rd	Cashing or depositing item with intent to defraud.
1201 1202	843.08	3rd	False personation.
1203	893.13(2)(a)2.	3rd	<pre>Purchase of any s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (2)(c)10., (3), or (4) drugs other than cannabis.</pre>
	893.147(2)	3rd	Manufacture or delivery

Florida Senate - 2019 Bill No. CS for CS for SB 7030

	of drug paraphernalia.
1204	
1205	
1206	
1207	Section 17. The Legislature finds that a proper and
1208	legitimate state purpose is served when district school boards
1209	are afforded options for the provision of safe-school officers
1210	for the protection and safety of school personnel, property,
1211	students, and visitors. School guardians must be available to
1212	any district school board that chooses such an option.
1213	Therefore, the Legislature determines and declares that this act
1214	fulfills an important state interest.
1215	Section 18. Except as otherwise expressly provided in this
1216	act, this act shall take effect upon becoming a law.
1217	
1218	=========== T I T L E A M E N D M E N T =================================
1219	And the title is amended as follows:
1220	Delete everything before the enacting clause
1221	and insert:
1222	A bill to be entitled
1223	An act relating to implementation of legislative
1224	recommendations of the Marjory Stoneman Douglas High
1225	School Public Safety Commission; amending s. 30.15,
1226	F.S.; requiring sheriffs to assist district school
1227	boards and charter school governing boards with
1228	compliance with a specified provision; requiring
1229	sheriffs to provide access to the Coach Aaron Feis
1230	Guardian Program; conforming a provision to changes
1231	made by the act; requiring sheriffs to establish a

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1232 school guardian program or contract with another 1233 sheriff's office that has established a program under a certain condition; authorizing sheriffs that have 1234 1235 established a quardian program to contract to provide 1236 training for specified purposes; requiring charter 1237 school governing boards to notify the superintendent 1238 or district school safety specialist and the sheriff 1239 in the county before training is executed; providing 1240 for reimbursement of a sheriff who conducts such 1241 training; removing the prohibition against classroom 1242 teachers serving as school guardians; conforming 1243 provisions to changes made by the act; revising 1244 certification requirements for school guardians; 1245 prohibiting individuals from serving as school 1246 guardians unless they are appointed by a 1247 superintendent or charter school principal, as 1248 applicable; amending s. 843.08, F.S.; adding school 1249 guardians to the list of officials the false 1250 personation of whom is prohibited and subject to 1251 criminal penalties; making technical changes; amending 1252 s. 943.03, F.S.; requiring the Department of Law 1253 Enforcement to consult with sheriffs who establish a 1254 guardian program on programmatic guiding principles, 1255 practices, and resources relating to the development and implementation of the program; amending s. 1256 1257 943.082, F.S.; requiring school districts to promote 1258 the use of a mobile suspicious activity reporting tool 1259 through specified platforms and mediums; amending s. 1260 1001.10, F.S.; requiring the Commissioner of Education

Page 48 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1261 to review recommendations from the School Hardening 1262 and Harm Mitigation Workgroup; requiring the 12.63 commissioner to submit a summary to the Governor and 1264 the Legislature by a specified date; providing 1265 requirements for the summary; amending s. 1001.11, F.S.; revising the duties of the commissioner to 1266 1267 include oversight and facilitation of compliance with 1268 the safety and security requirements of the Marjory 1269 Stoneman Douglas High School Public Safety Act by 1270 specified persons and entities; amending s. 1001.212, 1271 F.S.; requiring the Office of Safe Schools to annually 1272 provide training for specified personnel; conforming 1273 provisions to changes made by the act; requiring the 1274 office to provide data to support the evaluation of 1275 mental health services; requiring the office to 1276 provide technical assistance for school safety 1277 incident reporting; requiring the office to collect 1278 data through the school environmental safety incident 1279 reports; requiring the office to review and evaluate 1280 school district reports for compliance; requiring a 1281 district school board to withhold a superintendent's 1282 salary in response to the superintendent's 1283 noncompliance; requiring the office to convene a 1284 School Hardening and Harm Mitigation Workgroup; 1285 providing for membership and duties of the workgroup; 1286 requiring the workgroup to submit a report and 1287 recommendations to the executive director of the 1288 office and the commissioner; providing requirements 1289 for the report; providing for future repeal; requiring

Page 49 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1290 the office to develop a behavioral threat assessment 1291 instrument; providing requirements for the instrument; 1292 requiring the office to establish the Statewide Threat 1293 Assessment Database Workgroup to make certain 1294 recommendations relating to a statewide threat 1295 assessment database; providing requirements for the 1296 database; requiring the workgroup to report 1297 recommendations to the office by a specified date; 1298 providing requirements for such recommendations; 1299 requiring the office to monitor school district and 1300 public school, including charter school, compliance 1301 with requirements relating to school safety; requiring 1302 the office to report incidents of noncompliance to the 1303 commissioner and the state board; amending s. 1002.33, 1304 F.S.; requiring charter schools to comply with 1305 specified provisions; amending s. 1003.25, F.S.; 1306 providing requirements for the transfer of certain 1307 student records; amending s. 1006.07, F.S.; revising 1308 requirements for certain types of emergency drills; 1309 requiring that a school safety specialist be a school 1310 administrator employed by the school district or a law 1311 enforcement officer employed by the sheriff's office 1312 located in the school district; providing requirements 1313 for a school safety specialist designated from a 1314 sheriff's office; providing that a school safety 1315 specialist designated from a sheriff's office remains 1316 an employee of such office for certain purposes; 1317 authorizing the sheriff and school superintendent to 1318 determine by agreement the reimbursement or sharing of

Page 50 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1319 costs associated with employment of the law 1320 enforcement officer as a school safety specialist; 1321 requiring district school boards to adopt an active 1322 assailant response plan; requiring each district 1323 school superintendent and charter school principal to 1324 certify by a specified date, and annually thereafter, 1325 that all school personnel have received annual 1326 training under the plan; requiring that certain 1327 policies adopted by school districts include 1328 procedures for behavioral threat assessments; 1329 requiring threat assessment teams to utilize the 1330 behavioral threat assessment instrument and the threat 1331 assessment database developed by the office when they 1332 become available; requiring threat assessment teams to 1333 verify that, upon a student's transfer to a different 1334 school, any intervention services provided to the 1335 student remain in place until the team makes a certain 1336 determination; requiring district school boards to 1337 adopt policies for accurate and timely reporting of 1338 school environmental safety incidents; providing 1339 penalties for noncompliance with such policies; 1340 requiring the State Board of Education to adopt rules 1341 establishing requirements for school environmental 1342 safety incident reports; amending s. 1006.12, F.S.; 1343 requiring district school boards and school district 1344 superintendents to partner with security agencies to 1345 establish or assign safe-school officers; requiring 1346 district school boards to collaborate with charter school governing boards to facilitate access to all 1347

Page 51 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1348 safe-school officer options; expanding the options 1349 school districts are authorized to implement; 1350 expanding the categories of individuals who may serve 1351 as school guardians; authorizing school districts and 1352 charter school governing boards to contract with 1353 security agencies to employ school security guards; 1354 providing requirements for school security guards; 1355 authorizing the Department of Law Enforcement to 1356 provide certain entities with specified data relating 1357 to psychological evaluations administered to school 1358 security guard applicants; providing requirements for 1359 contracts between a security agency and a school 1360 district or charter school governing board; providing 1361 that certain school security guards are in support of 1362 school-sanctioned activities and are required to aid 1363 in the prevention or abatement of certain incidents; 1364 requiring school districts to assign school resource 1365 officers or school safety officers to charter schools 1366 under certain circumstances; requiring school 1367 districts to retain specified allocation funds for a 1368 specified purpose if such officers are assigned; 1369 amending s. 1006.13, F.S.; revising requirements for 1370 school district zero-tolerance policies; amending s. 1371 1006.1493, F.S.; requiring the Florida Safe Schools 1372 Assessment Tool (FSSAT) to be the primary site 1373 security assessment tool for school districts; 1374 requiring the department to require a security consulting firm to review recommendations of the 1375 1376 School Hardening and Harm Mitigation Workgroup;

Page 52 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1377 requiring the office to annually make the FSSAT 1378 available by a specified date; requiring the office to provide FSSAT training; amending s. 1011.62, F.S.; 1379 1380 modifying the required use of funds in the safe 1381 schools allocation; providing for retroactive 1382 application; providing legislative intent; expanding, 1383 as of a specified date, the categorical fund that may be accessed to improve classroom instruction or 1384 1385 improve school safety; requiring each school district 1386 to report to that the public schools within the 1387 district have completed the required school security 1388 risk assessment; providing that a charter school's 1389 share of costs for a school resource officer or school 1390 safety officer may not exceed a specified amount if a 1391 district school board is required to assign such an 1392 officer to the charter school; deleting obsolete 1393 language; expanding the purpose of the mental health 1394 assistance allocation; providing that charter schools 1395 that take a specified action are entitled to a 1396 proportionate share of certain funding; deleting a 1397 requirement that restricted to certain elements how a 1398 specified percentage of a district's mental health 1399 assistance allocation could be expended; revising requirements for a plan required to be developed by 1400 1401 school districts before distribution of such 1402 allocation; requiring that the plans include charter 1403 schools, except in certain circumstances; authorizing, 1404 rather than requiring, charter schools to develop and submit a specified plan; revising requirements for 1405

Page 53 of 54

Florida Senate - 2019 Bill No. CS for CS for SB 7030



1406	school districts' and charter schools' plans; revising
1407	requirements relating to a specified report required
1408	by school districts to annually submit to the
1409	department; reenacting s. 921.0022(3)(b), F.S.,
1410	relating to the offense severity ranking chart of the
1411	Criminal Punishment Code, to incorporate the amendment
1412	made to s. 843.08, F.S., in a reference thereto;
1413	providing a declaration of important state interest;
1414	providing effective dates.

Page 54 of 54