FOR CONSIDERATION By the Committee on Criminal Justice

	591-02294-19 20197046pb
1	A bill to be entitled
2	An act relating to critical infrastructure facilities
3	and staff; amending s. 330.41, F.S.; redefining the
4	term "critical infrastructure facility"; reenacting
5	and amending s. 943.13, F.S.; requiring any person
6	employed as a full-time, a part-time, or an auxiliary
7	correctional officer be at least 18 years of age;
8	reenacting ss. 943.131(1)(a) and (c) and (4),
9	943.133(1) and (6), 943.137(1), 943.139(2),
10	943.1395(1), (2), and (3), 943.14(7), 943.17(4),
11	943.253, 944.105(7), 944.714(2), 945.035(3),
12	948.01(1)(a), 951.063, and 985.644(3)(b), F.S., all
13	relating to employment qualifications or requirements
14	for certain officers, to incorporate the amendment
15	made to s. 943.13, F.S., in references thereto;
16	providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Paragraph (a) of subsection (2) of section
21	330.41, Florida Statutes, is amended, and subsection (4) of that
22	section is republished, to read:
23	330.41 Unmanned Aircraft Systems Act
24	(2) DEFINITIONS.—As used in this act, the term:
25	(a) "Critical infrastructure facility" means any of the
26	following, if completely enclosed by a fence or other physical
27	barrier that is obviously designed to exclude intruders, or if
28	clearly marked with a sign or signs which indicate that entry is
29	forbidden and which are posted on the property in a manner

# Page 1 of 15

	591-02294-19 20197046pb
30	reasonably likely to come to the attention of intruders:
31	1. An electrical power generation or transmission facility,
32	substation, switching station, or electrical control center.
33	2. A chemical or rubber manufacturing or storage facility.
34	3. A mining facility.
35	4. A natural gas or compressed gas compressor station,
36	storage facility, or natural gas or compressed gas pipeline.
37	5. A liquid natural gas or propane gas terminal or storage
38	facility with a capacity of 4,000 gallons or more.
39	6. Any portion of an aboveground oil or gas pipeline.
40	7. A wireless communications facility, including the tower,
41	antennae, support structures, and all associated ground-based
42	equipment.
43	8. A state correctional institution as defined in s. 944.02
44	or a private correctional facility authorized under chapter 957.
45	9. A secure detention center or facility as defined in s.
46	985.03(45) or a nonsecure residential facility, a high-risk
47	residential facility, or a maximum-risk residential facility, as
48	those terms are described in s. 985.03(44).
49	(4) PROTECTION OF CRITICAL INFRASTRUCTURE FACILITIES
50	(a) A person may not knowingly or willfully:
51	1. Operate a drone over a critical infrastructure facility;
52	2. Allow a drone to make contact with a critical
53	infrastructure facility, including any person or object on the
54	premises of or within the facility; or
55	3. Allow a drone to come within a distance of a critical
56	infrastructure facility that is close enough to interfere with
57	the operations of or cause a disturbance to the facility.
58	(b) A person who violates paragraph (a) commits a

# Page 2 of 15

1	591-02294-19 20197046pb
59	misdemeanor of the second degree, punishable as provided in s.
60	775.082 or s. 775.083. A person who commits a second or
61	subsequent violation commits a misdemeanor of the first degree,
62	punishable as provided in s. 775.082 or s. 775.083.
63	(c) This subsection does not apply to actions identified in
64	paragraph (a) which are committed by:
65	1. A federal, state, or other governmental entity, or a
66	person under contract or otherwise acting under the direction of
67	a federal, state, or other governmental entity.
68	2. A law enforcement agency that is in compliance with s.
69	934.50, or a person under contract with or otherwise acting
70	under the direction of such law enforcement agency.
71	3. An owner, operator, or occupant of the critical
72	infrastructure facility, or a person who has prior written
73	consent of such owner, operator, or occupant.
74	(d) Subparagraph (a)1. does not apply to a drone operating
75	in transit for commercial purposes in compliance with Federal
76	Aviation Administration regulations, authorizations, or
77	exemptions.
78	(e) This subsection shall sunset 60 days after the date
79	that a process pursuant to s. 2209 of the FAA Extension, Safety
80	and Security Act of 2016 becomes effective.
81	Section 2. Subsection (1) of section 943.13, Florida
82	Statutes, is amended, and subsection (8) is reenacted, to read:
83	943.13 Officers' minimum qualifications for employment or
84	appointment.—On or after October 1, 1984, any person employed or
85	appointed as a full-time, part-time, or auxiliary law
86	enforcement officer or correctional officer; on or after October
87	1, 1986, any person employed as a full-time, part-time, or
	Page 3 of 15

591-02294-19 20197046pb 88 auxiliary correctional probation officer; and on or after 89 October 1, 1986, any person employed as a full-time, part-time, 90 or auxiliary correctional officer by a private entity under 91 contract to the Department of Corrections, to a county 92 commission, or to the Department of Management Services shall: 93 (1) Be at least 19 years of age, except that any person 94 employed as a full-time, a part-time, or an auxiliary correctional officer must be at least 18 years of age. 95 96 (8) Execute and submit to the employing agency or, if a private correctional officer, submit to the appropriate 97 98 governmental entity an affidavit-of-applicant form, adopted by 99 the commission, attesting to his or her compliance with 100 subsections (1) - (7). The affidavit shall be executed under oath 101 and constitutes an official statement within the purview of s. 102 837.06. The affidavit shall include conspicuous language that 103 the intentional false execution of the affidavit constitutes a 104 misdemeanor of the second degree. The affidavit shall be 105 retained by the employing agency. 106 Section 3. For the purpose of incorporating the amendment 107 made by this act to section 943.13, Florida Statutes, in 108 references thereto, paragraphs (a) and (c) of subsection (1) and 109 subsection (4) of section 943.131, Florida Statutes, are 110 reenacted to read:

111 943.131 Temporary employment or appointment; minimum basic 112 recruit training exemptions.-

(1) (a) An employing agency may temporarily employ or appoint a person who complies with the qualifications for employment in s. 943.13(1)-(8), but has not fulfilled the requirements of s. 943.13(9) and (10), if a critical need exists

## Page 4 of 15

	591-02294-19 20197046pb
117	to employ or appoint the person and such person is or will be
118	enrolled in the next approved basic recruit training program
119	available in the geographic area or that no assigned state
120	training program for state officers is available within a
121	reasonable time. The employing agency must maintain
122	documentation which demonstrates that a critical need exists to
123	employ a person pursuant to this section. Prior to the
124	employment or appointment of any person other than a
125	correctional probation officer under this subsection, the person
126	shall comply with the firearms provisions established pursuant
127	to s. 943.17(1)(a). Any person temporarily employed or appointed
128	as an officer under this subsection must attend the first
129	training program offered in the geographic area, or the first
130	assigned state training program for a state officer, subsequent
131	to his or her employment or appointment. A person temporarily
132	employed or appointed as an officer under this subsection must
133	begin basic recruit training within 180 consecutive days after
134	employment. Such person must fulfill the requirements of s.
135	943.13(9) within 18 months after beginning basic recruit
136	training and must fulfill the certification examination
137	requirements of s. 943.13(10) within 180 consecutive days after
138	completing basic recruit training. A person hired after he or
139	she has commenced basic recruit training or after completion of
140	basic recruit training must fulfill the certification
141	examination requirements of s. 943.13(10) within 180 consecutive
142	days after completion of basic recruit training or the
143	commencement of employment, whichever occurs later.
144	(c) No person temporarily employed or appointed under the

145 provisions of this subsection may perform the duties of an

## Page 5 of 15

	591-02294-19 20197046pb
146	officer unless he or she is adequately supervised by another
147	officer of the same discipline. The supervising officer must be
148	in full compliance with the provisions of s. 943.13 and must be
149	employed or appointed by the employing agency.
150	(4) Within 1 year after receiving an exemption, an
151	applicant who is exempt from completing the commission-approved
152	basic recruit training program must:
153	(a) Complete all additional required training as required
154	by the commission.
155	(b) Demonstrate proficiency in the high-liability areas as
156	defined by commission rule.
157	(c) Complete the requirements of s. 943.13(10).
158	
159	If the proficiencies and requirements of s. 943.13(10) are not
160	met within the 1-year period, the applicant must seek an
161	additional exemption as provided in this subsection. Except as
162	provided in subsection (1), before the employing agency may
163	employ or appoint the applicant as an officer, the applicant
164	must meet the minimum qualifications described in s. 943.13(1)-
165	(8) and must fulfill the requirements of s. 943.13(10).
166	Section 4. For the purpose of incorporating the amendment
167	made by this act to section 943.13, Florida Statutes, in
168	references thereto, subsections (1) and (6) of section 943.133,
169	Florida Statutes, are reenacted to read:
170	943.133 Responsibilities of employing agency, commission,
171	and program with respect to compliance with employment
172	qualifications and the conduct of background investigations;
173	injunctive relief
174	(1) The employing agency is fully responsible for the

# Page 6 of 15

591-02294-19 20197046pb 175 collection, verification, and maintenance of documentation 176 establishing that an applicant complies with the requirements of 177 ss. 943.13 and 943.131, and any rules adopted pursuant to ss. 178 943.13 and 943.131. 179 (6) If an employing agency employs or appoints an officer in violation of this section or of s. 943.13, s. 943.131, or s. 180 181 943.135, or any rules adopted pursuant thereto, the Department 182 of Legal Affairs, at the request of the chair of the commission, shall apply to the circuit court in the county of the employing 183 184 agency for injunctive relief prohibiting the employment or 185 appointment of the person contrary to this section. 186 Section 5. For the purpose of incorporating the amendment 187 made by this act to section 943.13, Florida Statutes, in a reference thereto, subsection (1) of section 943.137, Florida 188 189 Statutes, is reenacted to read: 190 943.137 Establishment of qualifications and standards above 191 the minimum.-192 (1) Nothing herein may be construed to preclude an 193 employing agency from establishing qualifications and standards 194 for employment, appointment, training, or promotion of officers 195 that exceed the minimum requirements set by ss. 943.13 and 196 943.17, including establishing tobacco-use standards. 197 Section 6. For the purpose of incorporating the amendment 198 made by this act to section 943.13, Florida Statutes, in a reference thereto, subsection (2) of section 943.139, Florida 199 200 Statutes, is reenacted to read: 201 943.139 Notice of employment, appointment, or separation; 202 response by the officer; duty of commission.-203 (2) In a case of separation from employment or appointment,

## Page 7 of 15

591-02294-19 20197046pb 204 the employing agency shall execute and maintain an affidavit-of-205 separation form adopted by the commission, setting forth in 206 detail the facts and reasons for such separation. The 207 information contained in the affidavit-of-separation form must 208 be submitted, or electronically transmitted, to the commission. 209 If the officer is separated for his or her failure to comply 210 with s. 943.13, the notice must so specify. The affidavit must 211 be executed under oath and constitutes an official statement within the purview of s. 837.06. The affidavit must include 212 213 conspicuous language that intentional false execution of the 214 affidavit constitutes a misdemeanor of the second degree. Any 215 officer who has separated from employment or appointment must be 216 permitted to respond to the separation, in writing, to the 217 commission, setting forth the facts and reasons for the 218 separation as he or she understands them. 219 Section 7. For the purpose of incorporating the amendment 220 made by this act to section 943.13, Florida Statutes, in 221 references thereto, subsections (1), (2), and (3) of section 222 943.1395, Florida Statutes, are reenacted to read: 223 943.1395 Certification for employment or appointment; 224 concurrent certification; reemployment or reappointment; 225 inactive status; revocation; suspension; investigation.-226 (1) The commission shall certify, under procedures 227 established by rule, any person for employment or appointment as an officer if: 228 229 (a) The person complies with s. 943.13(1) - (10); and 230 (b) The employing agency complies with s. 943.133(2) and 231 (3). 232 (2) An officer who is certified in one discipline and who

### Page 8 of 15

591-02294-19 20197046pb 233 complies with s. 943.13 in another discipline shall hold 234 concurrent certification and may be assigned in either 235 discipline within his or her employing agency. 236 (3) Any certified officer who has separated from employment 237 or appointment and who is not reemployed or reappointed by an 238 employing agency within 4 years after the date of separation 239 must meet the minimum qualifications described in s. 943.13, 240 except for the requirement found in s. 943.13(9). Further, such officer must complete any training required by the commission by 241 rule in compliance with s. 943.131(2). Any such officer who 242 243 fails to comply with the requirements provided in s. 943.131(2) 244 must meet the minimum qualifications described in s. 943.13, to include the requirement of s. 943.13(9). 245 246 Section 8. For the purpose of incorporating the amendment made by this act to section 943.13, Florida Statutes, in a 247 248 reference thereto, subsection (7) of section 943.14, Florida 249 Statutes, is reenacted to read: 250 943.14 Commission-certified criminal justice training 251 schools; certificates and diplomas; exemptions; injunctive 252 relief; fines.-253 (7) Each criminal justice training school that offers law 254 enforcement, correctional, or correctional probation officer 255 basic recruit training, or selection center that provides 256 applicant screening for criminal justice training schools, shall 257 conduct a criminal history background check of an applicant 258 prior to entrance into the basic recruit class. A complete set 259 of fingerprints must be taken by an authorized criminal justice 260 agency or by an employee of the criminal justice training school 261 or selection center who is trained to take fingerprints. If the

## Page 9 of 15

## 591-02294-19

20197046pb

262 employing agency has previously taken a set of fingerprints from 263 the applicant and has obtained a criminal history check of the 264 applicant using the fingerprints, the requirements of this 265 subsection shall be met when the employing agency submits to the 266 criminal justice training school or selection center a letter 267 stating the date on which the agency took the fingerprints of 268 the applicant, a summary of the criminal history check based on 269 the fingerprints, and a certification that the applicant is 270 qualified to enroll in the basic recruit training program 271 pursuant to s. 943.13. If the criminal justice training school 272 or selection center takes the fingerprints, it shall submit the 273 fingerprints to the Florida Department of Law Enforcement for a 274 statewide criminal history check, and forward the fingerprints 275 to the Federal Bureau of Investigation for a national criminal 276 history check. Applicants found through fingerprint processing 277 to have pled quilty to or been convicted of a crime which would 278 render the applicant unable to meet the minimum qualifications 279 for employment as an officer as specified in s. 943.13(4) shall 280 be removed from the pool of qualified candidates by the criminal 281 justice training school or selection center.

Section 9. For the purpose of incorporating the amendment made by this act to section 943.13, Florida Statutes, in a reference thereto, subsection (4) of section 943.17, Florida Statutes, is reenacted to read:

943.17 Basic recruit, advanced, and career development training programs; participation; cost; evaluation.—The commission shall, by rule, design, implement, maintain, evaluate, and revise entry requirements and job-related curricula and performance standards for basic recruit, advanced,

### Page 10 of 15

591-02294-19 20197046pb 291 and career development training programs and courses. The rules 292 shall include, but are not limited to, a methodology to assess 293 relevance of the subject matter to the job, student performance, 294 and instructor competency. 295 (4) The commission may, by rule, establish a sponsorship 296 program for prospective officers. The rule shall specify the 297 provisions of s. 943.13 that must be satisfied prior to the 298 prospective officer's enrollment in a basic recruit training 299 course. However, the rule shall not conflict with any laws or 300 rules of the State Board of Education relating to student enrollment. 301 302 Section 10. For the purpose of incorporating the amendment

303 made by this act to section 943.13, Florida Statutes, in a 304 reference thereto, section 943.253, Florida Statutes, is 305 reenacted to read:

306 943.253 Exemption; elected officers.—Elected officers are 307 exempt from the requirements of ss. 943.085-943.25. However, an 308 elected officer may participate in the programs and benefits 309 under ss. 943.085-943.25 if he or she complies with s. 310 943.13(1)-(7).

311 Section 11. For the purpose of incorporating the amendment 312 made by this act to section 943.13, Florida Statutes, in a 313 reference thereto, subsection (7) of section 944.105, Florida 314 Statutes, is reenacted to read:

315 944.105 Contractual arrangements with private entities for 316 operation and maintenance of correctional facilities and 317 supervision of inmates.-

318 (7) The department shall require the certification of 319 private correctional officers at the private vendor's expense

### Page 11 of 15

591-02294-19 20197046pb 320 under s. 943.1395, and all such officers must meet the minimum 321 qualifications established in s. 943.13. All other employees of 322 the private vendor that perform their duties at the private 323 correctional facility shall receive, at a minimum, the same quality and quantity of training as that required by the state 324 325 for employees of state-operated correctional facilities. All 326 training expenses shall be the responsibility of the private 327 vendor. The department shall be the contributor and recipient of 328 all criminal background information necessary for certification 329 by the Criminal Justice Standards and Training Commission.

330 Section 12. For the purpose of incorporating the amendment 331 made by this act to section 943.13, Florida Statutes, in a 332 reference thereto, subsection (2) of section 944.714, Florida 333 Statutes, is reenacted to read:

334

944.714 Quality assurance and standards of operation.-

(2) All private correctional officers employed by a private vendor must be certified, at the private vendor's expense, as having met the minimum qualifications established for correctional officers under s. 943.13.

339 Section 13. For the purpose of incorporating the amendment 340 made by this act to section 943.13, Florida Statutes, in a 341 reference thereto, subsection (3) of section 945.035, Florida 342 Statutes, is reenacted to read:

343 945.035 Notice of employment, appointment, or separation;
344 response by the correctional officer; duty of department.-

(3) In a case of separation from employment or appointment,
the department shall execute and maintain an affidavit-ofseparation form adopted by the commission, setting forth in
detail the facts and reasons for such separation. A copy of the

### Page 12 of 15

591-02294-19 20197046pb 349 affidavit-of-separation form must be submitted, or 350 electronically transmitted, to the commission. If the 351 correctional officer is separated for failure to comply with s. 352 943.13, the notice must so specify. The affidavit must be 353 executed under oath and constitutes an official statement within 354 the purview of s. 837.06. The affidavit must include conspicuous 355 language that intentional false execution of the affidavit 356 constitutes a misdemeanor of the second degree. Any correctional 357 officer who has separated from employment or appointment must be 358 permitted to respond to the separation, in writing, to the 359 commission, setting forth the facts and reasons for the 360 separation as the officer understands them.

361 Section 14. For the purpose of incorporating the amendment 362 made by this act to section 943.13, Florida Statutes, in a 363 reference thereto, paragraph (a) of subsection (1) of section 364 948.01, Florida Statutes, is reenacted to read:

365 948.01 When court may place defendant on probation or into 366 community control.-

367 (1) Any state court having original jurisdiction of 368 criminal actions may at a time to be determined by the court, 369 with or without an adjudication of the guilt of the defendant, 370 hear and determine the question of the probation of a defendant 371 in a criminal case, except for an offense punishable by death, 372 who has been found guilty by the verdict of a jury, has entered 373 a plea of quilty or a plea of nolo contendere, or has been found 374 guilty by the court trying the case without a jury.

(a) If the court places the defendant on probation or into
community control for a felony, the department shall provide
immediate supervision by an officer employed in compliance with

## Page 13 of 15

591-02294-19 20197046pb 378 the minimum qualifications for officers as provided in s. 379 943.13. A private entity may not provide probationary or 380 supervision services to felony or misdemeanor offenders 381 sentenced or placed on probation or other supervision by the 382 circuit court. 383 Section 15. For the purpose of incorporating the amendment 384 made by this act to section 943.13, Florida Statutes, in a 385 reference thereto, section 951.063, Florida Statutes, is 386 reenacted to read: 387 951.063 Privately operated county correctional facilities.-Each private correctional officer employed by a private entity 388 389 under contract to a county commission must be certified as a 390 correctional officer under s. 943.1395 and must meet the minimum 391 qualifications established in s. 943.13. The county shall 392 provide to the Criminal Justice Standards and Training 393 Commission all necessary fingerprints for Florida Department of 394 Law Enforcement and Federal Bureau of Investigation background 395 checks. The Criminal Justice Standards and Training Commission 396 shall advise the county as to those employees whose 397 certification has been denied or revoked. Neither the county nor 398 the private entity shall be the direct recipient of criminal 399 records. 400 Section 16. For the purpose of incorporating the amendment 401 made by this act to section 943.13, Florida Statutes, in a 402 reference thereto, paragraph (b) of subsection (3) of section 403 985.644, Florida Statutes, is reenacted to read: 404 985.644 Departmental contracting powers; personnel 405 standards and investigation.-406 (3)

### Page 14 of 15

	591-02294-19 20197046pb
407	(b) Law enforcement, correctional, and correctional
408	probation officers, certified pursuant to s. 943.13, are not
409	required to submit to level 2 screenings as long as they are
410	currently employed by a law enforcement agency or correctional
411	facility. The department shall electronically submit to the
412	Department of Law Enforcement:
413	1. Fingerprint information obtained during the employment
414	screening required by subparagraph (a)1.
415	2. Fingerprint information for all persons employed by the
416	department, or by a provider under contract with the department,
417	in delinquency facilities, services, or programs if such
418	fingerprint information has not previously been submitted
419	pursuant to this section.
420	Section 17. This act shall take effect July 1, 2019.

# Page 15 of 15