Bill No. PCS for HB 1473 (2024)

Amendment No. 1

## COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N)

ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Judiciary Committee Representative Trabulsy offered the following:

#### Amendment (with title amendment)

Remove lines 178-283 and insert:

Complete a 144-hour training program, consisting of 12 b. 7 hours of training to improve the school guardian's knowledge and 8 skills necessary to respond to and de-escalate incidents on 9 school premises certified nationally recognized diversity training and 132 total hours of comprehensive firearm safety and proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors, which must include: Eighty hours of firearms instruction based on the (I) 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 16

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17 associated with academy training. Program participants must 18 achieve an 85 percent pass rate on the firearms training. 19 (II) Sixteen hours of instruction in precision pistol. 20 (III) Eight hours of discretionary shooting instruction 21 using state-of-the-art simulator exercises. 22 (IV) Sixteen hours of instruction in active shooter or

22 (10) Sixteen nours of instruction in active shocker of23 assailant scenarios.

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(V) Eight hours of instruction in defensive tactics.

(VI) Four hours of instruction in legal issues.

c. 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 Enforcement is authorized to provide the sheriff's office with mental health and substance abuse data for compliance with this paragraph.

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

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40 The sheriff who conducts the guardian training <u>or waives the</u> 41 <u>training requirements for a person under sub-subparagraph 1.g.</u> PCS for HB 1473 a1

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shall issue a school guardian certificate to persons individuals 42 who meet the requirements of this section to the satisfaction of 43 44 the sheriff, and shall maintain documentation of weapon and 45 equipment inspections, as well as the training, certification, 46 inspection, and qualification records of each school quardian 47 certified by the sheriff. A person An individual who is 48 certified under this paragraph may serve as a school guardian 49 under s. 1006.12(3) only if he or she is appointed by the 50 applicable school district superintendent, charter school 51 principal, or private school head of school.

52 <u>3.a.(I) Within 30 days after issuing a school guardian</u> 53 <u>certificate, the sheriff who issued the certificate must report</u> 54 <u>to the Department of Law Enforcement the name, date of birth,</u> 55 <u>and certification date of the school guardian.</u>

56 <u>(II) By September 1, 2024, each sheriff who issued a</u> 57 <u>school guardian certificate must report to the Department of Law</u> 58 <u>Enforcement the name, date of birth, and certification date of</u> 59 <u>each school guardian who received a certificate from the</u> 60 <u>sheriff.</u>

b.(I) By February 1 and September 1 of each school year,
 each school district, charter school, and private school must
 report to the Department of Law Enforcement the name, date of
 birth, and appointment date of each person appointed as a school
 guardian. The school district, charter school, and private
 school must also report to the Department of Law Enforcement the

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67 date such person separates from his or her appointment as a 68 school guardian. 69 (II) By September 1, 2024, each school district, charter 70 school, and private school must report to the Department of Law Enforcement the name, date of birth, and appointment date of 71 each person appointed as a school guardian. Within 30 days after 72 73 a school guardian separates from his or her appointment, the school district, charter school, and private school must report 74 75 to the Department of Law Enforcement the date such person 76 separated from his or her appointment as a school guardian. 77 c. The Department of Law Enforcement shall maintain a list 78 of each person appointed as a school guardian in the state. The 79 list must include the name and certification date of each school 80 guardian and the date the person was appointed as a school 81 quardian, including the name of the school district, charter 82 school, or private school in which the school quardian is 83 appointed, any information provided pursuant to s. 1006.12(5), and, if applicable, the date such person separated from his or 84 85 her appointment as a school guardian. The Department of Law Enforcement shall remove from the list any person whose training 86 has expired pursuant to sub-subparagraph 1.d. 87 88 d. Each sheriff must report on a quarterly basis to the 89 Department of Law Enforcement the schedule for upcoming school 90 guardian trainings, including the dates of the training, the 91 training locations, a contact person to register for the PCS for HB 1473 a1 Published On: 1/29/2024 6:20:13 PM

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92 training, and the class capacity. The Department of Law 93 Enforcement shall publish on its website a list of the upcoming 94 school guardian trainings. The Department of Law Enforcement 95 must update such list quarterly. 96 e. A sheriff who fails to report the information required 97 by this subparagraph may not receive reimbursement from the Department of Education for school guardian trainings. Upon the 98 submission of the required information, a sheriff is deemed 99 100 eligible for such funding and is authorized to continue to 101 receive reimbursement for school guardian training. f. A school district, charter school, or private school 102 103 that fails to report the information required by this 104 subparagraph may not operate a school guardian program for the 105 following school year. Upon the submission of the required 106 information, the school district, charter school, or private 107 school is authorized to resume operation of the school quardian 108 program. 109 g. By March 1 and October 1 of each school year, the 110 Department of Law Enforcement shall notify the Department of Education of any sheriff, school district, charter school, or 111 private school that has not complied with the reporting 112 requirements of this subparagraph. 113 114 Section 2. Subsection (5) of section 330.41, Florida 115 Statutes, is renumbered as subsection (6), and a new subsection (5) is added to that section to read: 116 PCS for HB 1473 al Published On: 1/29/2024 6:20:13 PM

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117	330.41 Unmanned Aircraft Systems Act
118	(5) PROTECTION OF SCHOOLS
119	(a) A person may not knowingly or willfully:
120	1. Operate a drone over a public or private school serving
121	students in any grade from voluntary prekindergarten through
122	grade 12; or
123	2. Allow a drone to make contact with a school, including
124	any person or object on the premises of or within the school
125	facility.
126	(b) A person who violates paragraph (a) commits a
127	misdemeanor of the second degree, punishable as provided in s.
128	775.082 or s. 775.083. A person who commits a second or
129	subsequent violation commits a misdemeanor of the first degree,
130	punishable as provided in s. 775.082 or s. 775.083.
131	(c) A person who violates paragraph (a) and records video
132	of the school, including any person or object on the premises of
133	or within the school facility commits a misdemeanor of the first
134	degree, punishable as provided in s. 775.082 or s. 775.083. A
135	person who commits a second or subsequent violation commits a
136	felony of the third degree, punishable as provided in s.
137	<u>775.082, s. 775.083, or s. 775.084.</u>
138	(d) This subsection does not apply to actions identified
139	in paragraph (a) which are committed by:

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140	1. A person acting under the prior written consent of the
141	school principal, district school board, superintendent, or
142	school governing board.
143	2. A law enforcement agency that is in compliance with s.
144	934.50, or a person under contract with or otherwise acting
145	under the direction of such law enforcement agency.
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148	TITLE AMENDMENT
149	Remove lines 10-27 and insert:
150	requirements; revising specified training requirements
151	for school guardians; requiring school districts,
152	charter schools, private schools, and sheriffs to
153	report specified information relating to school
154	guardians and school guardian programs to the
155	Department of Law Enforcement within specified
156	timeframes; requiring the Department of Law
157	Enforcement to maintain a list of school guardians and
158	school guardian trainings; providing for the removal
159	of specified persons from such list; providing
160	requirements for such list; prohibiting sheriffs who
161	fail to report specified information from receiving
162	certain reimbursement; prohibiting school districts,
163	charter schools, and private schools that fail to
164	report specified information from operating school
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165 guardian programs for the following school year; 166 requiring the Department of Law Enforcement to report 167 certain information to the Department of Education by 168 specified dates of each school year; amending 330.41, 169 F.S.; prohibiting the operation of a drone over public 170 and private schools and recording video of such 171 schools; providing criminal penalties; providing 172 exemptions; amending s.

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