

	LEGISLATIVE ACTION	
Senate		House
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Senator Gruters mo	ved the following:	
Senate Amendme	ent (with title amendment)	
Delete everyt	hing after the enacting cl	ause
and insert:		
Section 1. \underline{T}	nis act may be cited as the	e "Tackling and

Reforming Unlawful Migration Policy (TRUMP) Act".

Section 2. Paragraph (d) is added to subsection (2) of section 14.23, Florida Statutes, and subsection (3) of that section is amended, to read:

- 14.23 State-Federal relations.
- (2) CREATION OF THE OFFICE OF STATE-FEDERAL RELATIONS.-

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- (d) The office does not serve as a liaison between the state government and federal immigration agencies, as defined in s. 908.102, regarding federal immigration laws and matters directly related thereto. The Commissioner of Agriculture as the chief immigration officer is the exclusive liaison between the state government and federal immigration agencies regarding federal immigration laws and matters directly related thereto. The Commissioner of Agriculture, at his or her discretion, may appoint an employee of the Department of Agriculture and Consumer Services to work as an adjunct official to the office for the purpose of facilitating coordination between the state government and federal immigration agencies.
- (3) COOPERATION. For the purpose of centralizing the statefederal relations efforts of the state, state agencies and their representatives shall cooperate and coordinate their statefederal efforts and activities with the office, except as provided in paragraph (2)(d). State agencies which have representatives headquartered in Washington, D.C., are encouraged to station their representatives in the office.

Section 3. Section 19.55, Florida Statutes, is created to read:

19.55 Commissioner of Agriculture as chief immigration officer.—The Commissioner of Agriculture is the chief immigration officer of the state and serves as the state's official liaison between state entities, local governmental entities, and law enforcement agencies and the Federal Government regarding the enforcement of federal immigration laws. It is the responsibility of the chief immigration officer to:

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- (1) Coordinate with and provide assistance to the Federal Government in the enforcement of federal immigration laws and other matters related to the enforcement of federal immigration laws.
- (2) Coordinate with and provide assistance to law enforcement agencies, as defined in s. 908.102, in the enforcement of federal immigration laws and other matters related to the enforcement of such laws, and monitor local government compliance with the requirements of chapter 908.
- (3) Administer the Local Law Enforcement Immigration Grant Program established in s. 19.56.
- (4) Regularly coordinate random audits pursuant to s. 448.095 to ensure compliance and enforcement.
- (5) Provide recommendations regarding measures that may be implemented to improve cooperation and coordination with the Federal Government in the enforcement of federal immigration laws to the President of the Senate and the Speaker of the House of Representatives.
- (6) No later than March 15, 2025, report to the President of the Senate and the Speaker of the House of Representatives the number of vacant beds available in state correctional institutions and facilities and county detention facilities which can be sublet to the United States Immigration and Customs Enforcement for use as detention beds. Operators of state correctional institutions and facilities and county detention facilities shall provide such information requested by the chief immigration officer no later than March 1, 2025.
- (7) Serve as an "authorized state officer" under the Laken Riley Act, S. 5, 119th Cong. (2025), for purposes of having

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standing to bring an action against specified federal officials to obtain injunctive relief on behalf of the state and its residents.

- (8) Actively seek Congressional action to amend the National Crime Prevention and Privacy Compact to require states that are a party to the compact to share information relating to a person's immigration status for criminal justice purposes and to require that such information be fully shared with all federal agencies having authority over immigration enforcement.
- Section 4. Section 19.56, Florida Statutes, is created to read:
 - 19.56 Local Law Enforcement Immigration Grant Program. -
- (1) There is created in the Office of State Immigration Enforcement within the Division of Law Enforcement under the Department of Agriculture and Consumer Services the Local Law Enforcement Immigration Grant Program to award grants to support local law enforcement agencies, which include chief correctional officers operating county detention facilities, in their cooperation and coordination with federal immigration agencies, as defined in s. 908.102, in the enforcement of federal immigration laws.
- (2) The office shall annually award any funds specifically appropriated for the grant program to reimburse expenses for, including, but not limited to, subletting detention beds to the United States Immigration and Customs Enforcement, equipment, travel, lodging, and training programs to include certified apprenticeship programs, related to supporting the enforcement of federal immigration laws. The total amount of grants awarded may not exceed funding appropriated for the grant program.

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- (3) The office must prescribe the procedure and application for the program. Grants shall be awarded on a first-come, firstserved basis based on the date the office received each completed application. In order to efficiently and effectively disburse the funds, the office shall not duplicate benefits and grants may not be awarded to pay for any activity for which the agency has received or expects to receive federal or other funding.
- (4) The office shall adopt rules to implement this section. Section 5. Section 19.57, Florida Statutes, is created to read:
- 19.57 The Local Law Enforcement Federal Participation Incentive Program. -
- (1) The Local Law Enforcement Federal Participation Incentive Program is created in the Office of State Immigration Enforcement within the Division of Law Enforcement under the Department of Agriculture and Consumer Services. The purpose of the program is to administer one-time bonus payments of up to \$1,000 to local law enforcement officers in this state who participate in United States Department of Homeland Security atlarge task force operations.
- (2) The office shall prescribe the procedure and application for the program and distribution of bonus payments. Eligible activity does not include operations occurring solely at state correctional facilities or county correctional facilities. Local law enforcement agencies shall assist the office with the collection of any data necessary to determine bonus payment amounts and to distribute the bonus payments and shall otherwise provide the office with any information or



128	assistance needed to fulfill the requirements of this section.
129	(3) Bonus payments shall be awarded on a first-come, first-
130	served basis based on the date the office received each
131	completed application. The total amount of bonuses awarded may
132	not exceed funding appropriated for the program. A local law
133	enforcement agency may submit a joint application for all law
134	enforcement officers within its agency who are eligible for the
135	bonus.
136	(4) The office shall adopt rules to implement this section.
137	Section 6. Subsections (2) and (3) of section 20.14,
138	Florida Statutes, are amended to read:
139	20.14 Department of Agriculture and Consumer Services
140	There is created a Department of Agriculture and Consumer
141	Services.
142	(2) The following <u>units</u> divisions of the Department of
143	Agriculture and Consumer Services are established:
144	(a) <u>Division of</u> Administration.
145	(b) <u>Division of</u> Agricultural Environmental Services.
146	(c) <u>Division of</u> Animal Industry.
147	(d) <u>Division of</u> Aquaculture.
148	(e) <u>Division of</u> Consumer Services.
149	(f) <u>Division of</u> Food Safety.
150	(g) <u>Division of</u> Florida Forest Service.
151	(h) <u>Division of</u> Fruit and Vegetables.
152	(i) Division of Law Enforcement.
153	1. Office of Agriculture Law Enforcement.
154	2. Office of State Immigration Enforcement.
155	<u>(j)(i) Division of</u> Licensing.
156	(k) (i) Division of Marketing and Development.



157 (1) (k) Division of Plant Industry. (m) (l) Division of Food, Nutrition, and Wellness. 158 159 (3) Notwithstanding s. 20.04(7)(b) and (c), the department 160 may establish bureaus and offices may be established as deemed 161 necessary to promote efficient and effective operation of the 162 department, pursuant to s. 20.04. Section 7. Section 104.155, Florida Statutes, is created to 163 164 read: 165 104.155 Unauthorized alien willfully voting; prohibited 166 defenses; aiding or soliciting unauthorized alien in voting 167 prohibited.-168 (1) Any person who is not a qualified elector because he or 169 she is an unauthorized alien as defined in s. 908.111 and who 170 willfully votes in any election commits a felony of the third 171 degree, punishable as provided in s. 775.082, s. 775.083, or s. 172 775.084. A person's ignorance of his or her status as an 173 unauthorized alien or a person's bona fide belief of his or her 174 status as an unauthorized alien cannot be raised as a defense in 175 a prosecution for a violation of this subsection. 176 (2) Any person who aids or solicits another to violate 177 subsection (1) with knowledge that such person is an 178 unauthorized alien as defined in s. 908.111 commits a felony of 179 the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 180 181 Section 8. Paragraph (a) of subsection (6) of section 182 252.36, Florida Statutes, is amended to read: 183 252.36 Emergency management powers of the Governor. 184 (6) In addition to any other powers conferred upon the Governor by law, she or he may: 185

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(a) Suspend the provisions of any regulatory statute prescribing the procedures for conduct of state business or the orders or rules of any state agency, if strict compliance with the provisions of any such statute, order, or rule would in any way prevent, hinder, or delay necessary action in coping with the emergency. However, nothing in this paragraph may be used to suspend any provision in s. 19.55 or s. 19.56 or in chapter 908.

Section 9. Subsection (6) of section 288.061, Florida Statutes, is amended to read:

288.061 Economic development incentive application process.-

(6) The Secretary of Commerce may not approve an economic development incentive application unless the application includes proof to the department that the applicant business is registered with and uses the E-Verify system, as defined in s. 448.095, to verify the work authorization status of all newly hired employees. If the department is notified by the Office of State Immigration Enforcement within the Department of Agriculture and Consumer Services determines that an awardee is not complying with this subsection, the department must notify the awardee by certified mail of the office's department's determination of noncompliance and the awardee's right to appeal the determination. Upon a final determination of noncompliance, the awardee must repay all moneys received as an economic development incentive to the department within 30 days after the final determination.

Section 10. Subsection (13) is added to section 319.001, Florida Statutes, to read:

319.001 Definitions.—As used in this chapter, the term:



215	(13) "Valid passport" means:
216	(a) An unexpired passport or passport card issued by the
217	United States government; or
218	(b) An unexpired passport issued by the government of
219	another country with:
220	1. A stamp or mark affixed by the Federal Government onto
221	the passport to evidence and authorize lawful presence in the
222	United States; or
223	2. An unexpired I-94, or current permanent resident card,
224	or unexpired immigrant visa, issued by the Federal Government.
225	Section 11. Subsection (46) is added to section 320.01,
226	Florida Statutes, to read:
227	320.01 Definitions, general.—As used in the Florida
228	Statutes, except as otherwise provided, the term:
229	(46) "Valid passport" means:
230	(a) An unexpired passport or passport card issued by the
231	United States government; or
232	(b) An unexpired passport issued by the government of
233	another country with:
234	1. A stamp or mark affixed by the Federal Government onto
235	the passport to evidence and authorize lawful presence in the
236	<pre>United States; or</pre>
237	2. An unexpired I-94, or current permanent resident card,
238	or unexpired immigrant visa, issued by the Federal Government.
239	Section 12. Subsection (2) of section 322.02, Florida
240	Statutes, is amended to read:
241	322.02 Legislative intent; administration
242	(2) The Department of Highway Safety and Motor Vehicles is
243	charged with the administration and function of enforcement of

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this chapter and the administration and enforcement of 49 C.F.R. parts 382-386 and 390-397. The Legislature intends for the state to meet all minimum security standards of the REAL ID Act of 2005, Public Law No. 109-13, for driver licenses and identification cards issued by this state. Such action ensures that all state-issued driver licenses and identification cards are available to United States citizens and individuals who are not citizens but who are lawfully present and meet the requirements of the REAL ID Act.

Section 13. Section 322.033, Florida Statutes, is amended to read:

322.033 Unauthorized aliens; invalid out-of-state driver licenses.-

- (1) The Legislature intends for only driver licenses or identification cards to be issued which meet all minimum security requirements of the REAL ID Act of 2005, Public Law No. 109-13. The department is prohibited from issuing a driver license or identification card to any person who is an unauthorized alien.
- (2) If a driver license is of a class of licenses issued by another state exclusively to unauthorized aliens undocumented immigrants who are unable to prove lawful presence in the United States when the licenses are issued, the driver license, or other permit purporting to authorize the holder to operate a motor vehicle on public roadways, is invalid in this state and does not authorize the holder to operate a motor vehicle in this state. Such classes of licenses include licenses that are issued exclusively to unauthorized aliens, undocumented immigrants, or licenses that are substantially the same as licenses issued to

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citizens, residents, or those lawfully present in the United States but have markings establishing that the license holder did not exercise the option of providing proof of lawful presence.

- (3) (3) (2) A law enforcement officer or other authorized representative of the department who stops a person driving with an invalid license as described in subsection (2) $\frac{(1)}{(1)}$ and driving without a valid license shall issue a citation to the driver for driving without a license in violation of s. 322.03.
- (4) The department, to facilitate the enforcement of this section and to aid in providing notice to the public and visitors of invalid licenses, shall maintain on its website a list of out-of-state classes of driver licenses that are invalid in this state.
- Section 14. Paragraph (c) of subsection (2) of section 322.08, Florida Statutes, is amended to read:
- 322.08 Application for license; requirements for license and identification card forms. -
- (2) Each such application shall include the following information regarding the applicant:
- (c) Proof of identity satisfactory to the department. Such proof must include one of the following documents issued to the applicant:
- 1. A driver license record or identification card record from another jurisdiction which complies with the federal REAL ID Act of 2005, Public Law No. 109-13, and which that required the applicant to submit a document for identification which is substantially similar to a document required under subparagraph 2., subparagraph 3., subparagraph 4., subparagraph 5.,

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302 subparagraph 6., subparagraph 7., or subparagraph 8.;

- 2. A certified copy of a United States birth certificate;
- 3. A valid, unexpired United States passport or passport card;
- 4. A naturalization certificate issued by the United States Department of Homeland Security;
- 5. A valid, unexpired alien registration receipt card (green card);
- 6. A Consular Report of Birth Abroad provided by the United States Department of State;
- 7. An unexpired employment authorization card issued by the United States Department of Homeland Security; or
- 8. Proof of nonimmigrant classification provided by the United States Department of Homeland Security, for an original driver license. In order to prove nonimmigrant classification, an applicant must provide at least one of the following documents. In addition, the department may require applicants to produce United States Department of Homeland Security documents for the sole purpose of establishing the maintenance of, or efforts to maintain, continuous lawful presence:
- a. A notice of hearing from an immigration court scheduling a hearing on any proceeding.
- b. A notice from the Board of Immigration Appeals acknowledging pendency of an appeal.
- c. A notice of the approval of an application for adjustment of status issued by the United States Citizenship and Immigration Services.
- d. An official documentation confirming the filing of a petition for asylum or refugee status or any other relief issued

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by the United States Citizenship and Immigration Services.

- e. A notice of action transferring any pending matter from another jurisdiction to this state issued by the United States Citizenship and Immigration Services.
- f. An order of an immigration judge or immigration officer granting relief that authorizes the alien to live and work in the United States, including, but not limited to, asylum.
- q. Evidence that an application is pending for adjustment of status to that of an alien lawfully admitted for permanent residence in the United States or conditional permanent resident status in the United States, if a visa number is available having a current priority date for processing by the United States Citizenship and Immigration Services.
- h. On or after January 1, 2010, An unexpired foreign passport issued by the government of another country with:
- (I) A stamp or mark affixed by the Federal Government onto the passport to evidence and authorize lawful presence in the United States; or
- (II) An unexpired United States Visa affixed, accompanied by an approved I-94, or current permanent resident card, or unexpired immigrant visa, issued by the Federal Government documenting the most recent admittance into the United States.

A driver license or temporary permit issued based on documents required in subparagraph 7. or subparagraph 8. is valid for a period not to exceed the expiration date of the document presented or 1 year.

Section 15. Paragraph (e) of subsection (2) of section 322.121, Florida Statutes, is amended to read:

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322.121 Periodic reexamination of all drivers.-

- (2) For each licensee whose driving record does not show any revocations, disqualifications, or suspensions for the preceding 7 years or any convictions for the preceding 3 years except for convictions of the following nonmoving violations:
- (e) Failure to notify the department of a change of address, or name, or United States citizenship status within 30 10 days pursuant to s. 322.19,

the department shall cause such licensee's license to be prominently marked with the notation "Safe Driver."

Section 16. Section 322.19, Florida Statutes, is amended to read:

- 322.19 Change of address, or name, or citizenship status.-
- (1) Except as provided in ss. 775.21, 775.261, 943.0435, 944.607, and 985.4815, whenever any person, after applying for or receiving a driver license or identification card, changes his or her legal name, that person must within 30 days thereafter obtain a replacement license or card that reflects the change.
- (2) If a person, after applying for or receiving a driver license or identification card, changes the legal residence or mailing address in the application, license, or card, the person must, within 30 calendar days after making the change, obtain a replacement license or card that reflects the change. A written request to the department must include the old and new addresses and the driver license or identification card number. Any person who has a valid, current student identification card issued by an educational institution in this state is presumed not to have

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changed his or her legal residence or mailing address. This subsection does not affect any person required to register a permanent or temporary address change pursuant to s. 775.13, s. 775.21, s. 775.25, or s. 943.0435.

- (3) If a person, after applying for or receiving a driver license or identification card, becomes a citizen of the United States, such person must, within 30 calendar days after making the change, obtain a replacement license or card that reflects such change.
- (4) A violation of this section is a nonmoving violation with a penalty as provided in s. 318.18(2).
- (5) (4) Notwithstanding any other provision of this chapter, if a licensee established his or her identity for a driver license using an identification document authorized under s. 322.08(2)(c)7. or 8., the licensee may not change his or her name or address except in person and upon submission of an identification document authorized under s. 322.08(2)(c)7. or 8.

Section 17. Subsection (3) of section 395.3027, Florida Statutes, is amended to read:

395.3027 Patient immigration status data collection.

(3) By March 1 of each year, the agency shall submit a report to the Governor, the chief immigration officer within the Department of Agriculture and Consumer Services, the President of the Senate, and the Speaker of the House of Representatives. The report shall consist of a consolidation of the quarterly reports of the prior calendar year and an executive summary of the data which includes the total number of hospital admissions and emergency department visits for the previous calendar year for which the patient or patient's representative reported that

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the patient was a citizen of the United States or lawfully present in the United States, was not lawfully present in the United States, or declined to answer. The report must also describe information relating to the costs of uncompensated care for aliens who are not lawfully present in the United States, the impact of uncompensated care on the cost or ability of hospitals to provide services to the public, hospital funding needs, and other related information.

Section 18. Subsections (2), (3), and (4) of section 448.09, Florida Statutes, are amended to read:

448.09 Unauthorized aliens; employment prohibited.-

- (2) If the Office of State Immigration Enforcement within the Department of Agriculture and Consumer Services Commerce finds or is notified by an entity specified in s. 448.095(3)(a) that an employer has knowingly employed an unauthorized alien without verifying the employment eligibility of such person, the office department must notify the Department of Commerce, which must enter an order pursuant to chapter 120 making such determination and require repayment of any economic development incentive pursuant to s. 288.061(6).
- (3) For a violation of this section, the Office of State Immigration Enforcement department shall place the employer on probation for a 1-year period and require that the employer report quarterly to the office department to demonstrate compliance with the requirements of subsection (1) and s. 448.095.
- (4) Any violation of this section which takes place within 24 months after a previous violation constitutes grounds for the suspension or revocation of all licenses issued by a licensing

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agency subject to chapter 120. The Office of State Immigration Enforcement department shall take the following actions for a violation involving:

- (a) One to ten unauthorized aliens, suspension of all applicable licenses held by a private employer for up to 30 days by the respective agencies that issued them.
- (b) Eleven to fifty unauthorized aliens, suspension of all applicable licenses held by a private employer for up to 60 days by the respective agencies that issued them.
- (c) More than fifty unauthorized aliens, revocation of all applicable licenses held by a private employer by the respective agencies that issued them.
- Section 19. Paragraph (a) of subsection (3) and subsection (6) of section 448.095, Florida Statutes, are amended to read: 448.095 Employment eligibility.-
 - (3) ENFORCEMENT.-
- (a) For the purpose of enforcement of this section, any of the following persons or entities may request, and an employer must provide, copies of any documentation relied upon by the employer for the verification of a new employee's employment eligibility:
- 1. The Office of State Immigration Enforcement within the Department of Agriculture and Consumer Services Law Enforcement;
 - 2. The Attorney General;
- 3. The state attorney in the circuit in which the new employee works; or
 - 4. The statewide prosecutor; or
 - 5.—The Department of Commerce.
 - (6) COMPLIANCE.

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- (a) In addition to the requirements under s. 288.061(6), beginning on July 1, 2024, If the Office of State Immigration Enforcement Department of Commerce determines that an employer failed to use the E-Verify system to verify the employment eligibility of employees as required under this section, the office department must notify the employer of the office's department's determination of noncompliance and provide the employer with 30 days to cure the noncompliance. The office must also provide notice to the Department of Commerce, which shall take action pursuant to s. 288.061(6).
- (b) If the Office of State Immigration Enforcement Department of Commerce determines that an employer failed to use the E-Verify system as required under this section three times in any 24-month period, the office department must impose a fine of \$1,000 per day until the employer provides sufficient proof to the office department that the noncompliance is cured. Noncompliance constitutes grounds for the suspension of all licenses issued by a licensing agency subject to chapter 120 until the noncompliance is cured.
- (c) Fines collected under this subsection must be deposited into the General Inspection State Economic Enhancement and Development Trust Fund for use by the Office of State Immigration Enforcement department for employer outreach and public notice of the state's employment verification laws.

Section 20. Subsection (4) of section 480.0535, Florida Statutes, is amended to read:

480.0535 Documents required while working in a massage establishment; penalties; reporting.-

(4) The department shall notify a federal immigration

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office and the chief immigration officer within the Department of Agriculture and Consumer Services if a person operating a massage establishment, an employee, or any person performing massage therapy in a massage establishment fails to provide valid government identification as required under this section.

Section 21. Section 775.0824, Florida Statutes, is created to read:

- 775.0824 Dangerous Unauthorized Alien Offender; legislative intent; definitions; mandatory minimum prison terms.-
- (1) It is the intent of the Legislature that dangerous unauthorized alien offenders be punished to the fullest extent of the law and as provided in this section.
 - (2) As used in this section, the terms:
- (a) "Dangerous unauthorized alien offender" means any unauthorized alien who is a member of a criminal gang as defined in s. 874.03, including any member of a transnational crime organization, and who commits or attempts to commit a felony offense in this state.
- (b) "Unauthorized alien" means a person who is unlawfully present in the United States according to the terms of the federal Immigration and Nationality Act, 8 U.S.C. ss. 1101 et seq. The term shall be interpreted consistently with any applicable federal statutes, rules, or regulations.
- (3) For an offense committed on or after the effective date of this act, if the state attorney determines that a person is a dangerous unauthorized alien offender as defined in subsection (2), the state attorney shall seek to have the court sentence the person a dangerous unauthorized alien offender. In a separate proceeding conducted pursuant to this section, upon

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proof from the state attorney that establishes by a 534 535 preponderance of the evidence that the person is a dangerous unauthorized alien offender, such person is not eligible for 536 537 sentencing under the sentencing quidelines and must be sentenced 538 as follows: 539 a. For a felony punishable by life, by a term of life 540 imprisonment; 541

- b. For a felony of the first degree, by a term of imprisonment of 30 years;
- c. For a felony of the second degree, by a term of imprisonment for 15 years;
- d. For a felony of the third degree, by a term of imprisonment for 5 years.
- (4) A person sentenced under subsection (3) shall be released only by expiration of sentence and shall not be eligible for parole, control release, or any form of early release. Any person sentenced under subsection (3) must serve 100 percent of the court-imposed sentence.
- (5) Nothing in this section shall prevent a court from imposing a greater sentence of incarceration as authorized by law, pursuant to s. 775.084 or any other provision of law.

Section 22. Section 775.0848, Florida Statutes, is amended to read:

775.0848 Offenses committed by an unauthorized alien; reclassification; unauthorized alien Commission of a felony after unlawful reentry into the United States; reclassification. - The penalty for any misdemeanor or felony

shall be reclassified as provided in this subsection if the

commission of such misdemeanor or felony was committed by an

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unauthorized alien as defined in s. 908.111. A person who has been previously convicted of a crime relating to the reentry of removed aliens under 8 U.S.C. s. 1326 shall have the penalty for committing a felony committed after such conviction reclassified in the following manner:

- (1) A misdemeanor of the second degree is reclassified to a misdemeanor of the first degree.
- (2) A misdemeanor of the first degree is reclassified to a felony of the third degree.
- (3) A felony of the third degree is reclassified to a felony of the second degree.
- (4) (2) A felony of the second degree is reclassified to a felony of the first degree.
- (5) A felony of the first degree is reclassified to a life felony.
- Section 23. Subsection (1) of section 874.03, Florida Statutes, is amended, and subsection (8) is added to that section, to read:
 - 874.03 Definitions.—As used in this chapter:
- (1) "Criminal gang" means a formal or informal ongoing organization, association, or group that has as one of its primary activities the commission of criminal or delinquent acts, and that consists of three or more persons who have a common name or common identifying signs, colors, or symbols, including, but not limited to, terrorist organizations, transnational crime organizations, and hate groups.
- (a) As used in this subsection, "ongoing" means that the organization was in existence during the time period charged in a petition, information, indictment, or action for civil



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- (b) As used in this subsection, "primary activities" means that a criminal gang spends a substantial amount of time engaged in such activity, although such activity need not be the only, or even the most important, activity in which the criminal gang engages.
- (8) "Transnational crime organization" means any group, network, or association of persons, at least one of which is an unauthorized alien as defined in 8 U.S.C. ss. 1101, that routinely facilitates the international trafficking of drugs, humans, or weapons or the international smuggling of humans.

Section 24. Subsection (8) of section 895.02, Florida Statutes, is amended to read:

895.02 Definitions.—As used in ss. 895.01-895.08, the term:

- (8) "Racketeering activity" means to commit, to attempt to commit, to conspire to commit, or to solicit, coerce, or intimidate another person to commit:
- (a) Any crime that is chargeable by petition, indictment, or information under the following provisions of the Florida Statutes:
- 1. Section 104.155(2), relating to aiding or soliciting an unauthorized alien in voting.
- 2. Section 210.18, relating to evasion of payment of cigarette taxes.
- 3.2. Section 316.1935, relating to fleeing or attempting to elude a law enforcement officer and aggravated fleeing or eluding.
 - 4.3. Chapter 379, relating to the illegal sale, purchase, collection, harvest, capture, or possession of wild animal life,



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621	freshwater aquatic life, or marine life, and related crimes.
622	5.4. Section 403.727(3)(b), relating to environmental
623	control.
624	<u>6.5.</u> Section 409.920 or s. 409.9201, relating to Medicaid
625	fraud.
626	$\frac{7.6.}{6}$ Section 414.39, relating to public assistance fraud.
627	8.7. Section 440.105 or s. 440.106, relating to workers'
628	compensation.
629	9.8. Section 443.071(4), relating to creation of a
630	fictitious employer scheme to commit reemployment assistance
631	fraud.
632	10.9. Section 465.0161, relating to distribution of
633	medicinal drugs without a permit as an Internet pharmacy.
634	11.10. Section 499.0051, relating to crimes involving
635	contraband, adulterated, or misbranded drugs.
636	12.11. Part IV of chapter 501, relating to telemarketing.
637	13.12. Chapter 517, relating to sale of securities and
638	investor protection.
639	<u>14.13.</u> Section 550.235 or s. 550.3551, relating to
640	dogracing and horseracing.
641	15.14. Chapter 550, relating to jai alai frontons.
642	16.15. Section 551.109, relating to slot machine gaming.
643	17.16. Chapter 552, relating to the manufacture,
644	distribution, and use of explosives.
645	18.17. Chapter 560, relating to money transmitters, if the
646	violation is punishable as a felony.
647	19.18. Chapter 562, relating to beverage law enforcement.
648	20. 19. Section 624.401, relating to transacting insurance

without a certificate of authority, s. 624.437(4)(c)1., relating

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to operating an unauthorized multiple-employer welfare arrangement, or s. 626.902(1)(b), relating to representing or aiding an unauthorized insurer. 21.20. Section 655.50, relating to reports of currency transactions, when such violation is punishable as a felony.

22.21. Chapter 687, relating to interest and usurious practices.

23.22. Section 721.08, s. 721.09, or s. 721.13, relating to real estate timeshare plans.

24.23. Section 775.13(5)(b), relating to registration of persons found to have committed any offense for the purpose of benefiting, promoting, or furthering the interests of a criminal gang.

25.24. Section 777.03, relating to commission of crimes by accessories after the fact.

26.25. Chapter 782, relating to homicide.

27.26. Chapter 784, relating to assault and battery.

28.27. Chapter 787, relating to kidnapping, human smuggling, or human trafficking.

29.28. Chapter 790, relating to weapons and firearms.

30.29. Chapter 794, relating to sexual battery, but only if such crime was committed with the intent to benefit, promote, or further the interests of a criminal gang, or for the purpose of increasing a criminal gang member's own standing or position within a criminal gang.

31.30. Former s. 796.03, former s. 796.035, s. 796.04, s. 796.05, or s. 796.07, relating to prostitution.

32.31. Chapter 806, relating to arson and criminal mischief.



679	33.32. Chapter 810, relating to burglary and trespass.
680	34.33. Chapter 812, relating to theft, robbery, and related
681	crimes.
682	35.34. Chapter 815, relating to computer-related crimes.
683	36.35. Chapter 817, relating to fraudulent practices, false
684	pretenses, fraud generally, credit card crimes, and patient
685	brokering.
686	37.36. Chapter 825, relating to abuse, neglect, or
687	exploitation of an elderly person or disabled adult.
688	38.37. Section 827.071, relating to commercial sexual
689	exploitation of children.
690	39.38. Section 828.122, relating to fighting or baiting
691	animals.
692	40.39. Chapter 831, relating to forgery and counterfeiting.
693	41.40. Chapter 832, relating to issuance of worthless
694	checks and drafts.
695	42.41. Section 836.05, relating to extortion.
696	43.42. Chapter 837, relating to perjury.
697	44.43. Chapter 838, relating to bribery and misuse of
698	public office.
699	45.44. Chapter 843, relating to obstruction of justice.
700	<u>46.45.</u> Section 847.011, s. 847.012, s. 847.013, s. 847.06,
701	or s. 847.07, relating to obscene literature and profanity.
702	47.46. Chapter 849, relating to gambling, lottery, gambling
703	or gaming devices, slot machines, or any of the provisions
704	within that chapter.
705	48.47. Chapter 874, relating to criminal gangs.
706	49.48. Chapter 893, relating to drug abuse prevention and
707	control.

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708 50.49. Chapter 896, relating to offenses related to 709 financial transactions. 710

51.50. Sections 914.22 and 914.23, relating to tampering with or harassing a witness, victim, or informant, and retaliation against a witness, victim, or informant.

52.51. Sections 918.12 and 918.13, relating to tampering with jurors and evidence.

Section 25. Paragraph (c) of subsection (2) of section 903.046, Florida Statutes, is amended to read:

903.046 Purpose of and criteria for bail determination.

- (2) When determining whether to release a defendant on bail or other conditions, and what that bail or those conditions may be, the court shall consider:
- (c) The defendant's family ties, length of residence in the community, employment history, financial resources, and mental condition, and immigration status.

Section 26. Paragraph (b) of subsection (3) and paragraph (e) of subsection (5) of section 907.041, Florida Statutes, are amended to read:

907.041 Pretrial detention and release.

- (3) RELEASE ON NONMONETARY CONDITIONS.
- (b) No person shall be released on nonmonetary conditions under the supervision of a pretrial release service, unless the service certifies to the court that it has investigated or otherwise verified:
- 1. The circumstances of the accused's family, employment, financial resources, character, mental condition, immigration status, and length of residence in the community;
 - 2. The accused's record of convictions, of appearances at

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court proceedings, of flight to avoid prosecution, or of failure to appear at court proceedings; and

- 3. Other facts necessary to assist the court in its determination of the indigency of the accused and whether she or he should be released under the supervision of the service.
 - (5) PRETRIAL DETENTION. -
- (e) When a person charged with a crime for which pretrial detention could be ordered is arrested, the arresting agency shall promptly notify the state attorney of the arrest and shall provide the state attorney with such information as the arresting agency has obtained relative to:
 - 1. The nature and circumstances of the offense charged;
- 2. The nature of any physical evidence seized and the contents of any statements obtained from the defendant or any witness;
- 3. The defendant's family ties, residence, employment, financial condition, and mental condition, and immigration status; and
- 4. The defendant's past conduct and present conduct, including any record of convictions, previous flight to avoid prosecution, or failure to appear at court proceedings.
- Section 27. Section 908.101, Florida Statutes, is amended to read:
 - 908.101 Legislative findings and intent.
- (1) The Legislature finds that it is an important state interest to cooperate and assist the Federal Government in the enforcement of federal immigration laws within this state.
- (2) The Legislature further finds that designating a single state officer, the Commissioner of Agriculture, as the chief

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immigration officer, is essential to <u>facilitating coordination</u>, assistance, and communication between the Federal Government, state entities, local governmental entities, and law enforcement agencies regarding the enforcement of federal immigration laws. Section 28. Subsections (1) through (5) and subsections (6)

and (7) of section 908.102, Florida Statutes, are renumbered as subsections (2) through (6) and subsections (8) and (9), respectively, and new subsections (1) and (7) are added to that section to read:

- 908.102 Definitions.—As used in this chapter, the term:
- (1) "Chief immigration officer" means the chief immigration officer as described in s. 19.55.
- (7) "Office" means the Office of State Immigration Enforcement established within the Division of Law Enforcement under the Department of Agriculture and Consumer Services.
- Section 29. Section 908.1031, Florida Statutes, is created to read:
- 908.1031 Office of State Immigration Enforcement; creation; purpose and duties. -
- (1) The Office of State Immigration Enforcement is established within the Division of Law Enforcement under the Department of Agriculture and Consumer Services. The purpose of the office is to aid the Commissioner of Agriculture in the commissioner's role as the chief immigration officer of the state by:
- (a) Encouraging cooperation by state entities, local governmental entities, and law enforcement agencies with the Federal Government to support the enforcement of federal immigration laws to the maximum extent permissible under federal

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law across the State of Florida.

- (b) Serving as the central point of coordination between federal immigration agencies, state entities, local governmental entities, and law enforcement agencies regarding the enforcement of federal immigration laws.
- (2) The office shall facilitate the collection and dissemination of investigative and intelligence information to the Federal Government.
- (3) The office shall employ sworn law enforcement officers, nonsworn investigators, and administrative personnel. Such employees, when authorized by federal law, must aid local governmental entities and law enforcement agencies in the investigation and enforcement of federal immigration laws. The positions and resources necessary for the office to accomplish its duties shall be established through and subject to the legislative appropriations process.
- (4)(a) Each law enforcement officer shall meet the qualifications of law enforcement officers under s. 943.13 and shall be certified as a law enforcement officer by the Department of Law Enforcement under the provisions of chapter 943. Upon certification, each law enforcement of ficer is subject to and shall have the same arrest and other authority provided for law enforcement officers generally in chapter 901 and shall have statewide jurisdiction. Each officer shall also have arrest authority as provided for state law enforcement officers in s. 901.15. Such officers have full law enforcement powers granted to other peace officers of this state, including the authority to make arrests, carry firearms, serve court process, and seize contraband and the proceeds of illegal activities.

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- (b) All law enforcement officers of the office, upon certification under s. 943.1395, shall have the same right and authority to carry arms as do the sheriffs of this state.
- (5) By December 15 of each year, the office shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report may contain recommendations to the Legislature to improve the state's cooperation and coordination with the Federal Government in the enforcement of federal immigration laws within this state. The report must detail the number of trained law enforcement officers under the required agreements in s. 908.11 and the level of cooperation and coordination between the following entities and federal immigration agencies:
 - (a) State entities.
 - (b) Local governmental entities.
 - (c) Law enforcement agencies.
- (6) The office serves as a relevant state law enforcement agency for any applicable Federal Homeland Security Task Force established under President Trump's Executive Order, Protecting the American People Against Invasion, issued on January 20, 2025.
- (7) The office may adopt rules to implement this section. Section 30. Subsections (5) through (8) of section 908.104, Florida Statutes, are renumbered as subsections (6) through (9), respectively, present subsections (5), (6), and (8) are amended, and a new subsection (5) is added to that section, to read:
 - 908.104 Cooperation with federal immigration authorities.-
- (5) Upon request from a federal immigration agency, a sheriff or chief correctional officer operating a county

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detention facility must provide the requesting federal immigration agency a list of all inmates booked into a county detention facility and any information regarding each inmate's immigration status.

- (6)(5) This section does not require a state entity, local governmental entity, or law enforcement agency to provide a federal immigration agency with information related to a victim of or a witness to a criminal offense if:
- (a) The victim or witness is necessary to the investigation or prosecution of a crime, and such crime occurred in the United States; and
- (b) The victim or witness timely and in good faith responds to the entity's or agency's request for information and cooperates cooperation in the investigation or prosecution of such the offense.
- (7)(6) A state entity, local governmental entity, or law enforcement agency that, pursuant to subsection (6) $\frac{(5)}{}$, withholds information regarding the immigration information of a victim of or witness to a criminal offense shall document the victim's or witness's cooperation in the entity's or agency's investigative records related to the offense and shall retain the records for at least 10 years for the purpose of audit, verification, or inspection by the Auditor General.
- (9) (8) This section does not apply to any alien unlawfully present in the United States if he or she is or has been a necessary witness or victim of a crime of domestic violence, rape, sexual exploitation, sexual assault, murder, manslaughter, assault, battery, human trafficking, kidnapping, false imprisonment, involuntary servitude, fraud in foreign labor

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contracting, blackmail, extortion, or witness tampering, provided that such crime was committed in the United States. Documentation, including, but not limited to, police reports, testimony, sworn statements, or a victim impact statement, must be relied upon to verify that the person was a necessary witness or victim to the crime.

Section 31. Section 908.1041, Florida Statutes, is created to read:

908.1041 Cooperation between public entities to enforce federal immigration laws.-

- (1) Every state, county, district, authority, or municipal officer, department, division, board, bureau, commission, or other separate unit of government and any other public or private agency, person, partnership, corporation, or business entity contracted with or otherwise acting on behalf of any public agency has a duty and an obligation to cooperate to the fullest extent possible with the Federal Government in the enforcement of federal immigration laws and the protection of the borders of the United States.
- (2) State entities and state law enforcement agencies must cooperate and coordinate with the office at its request concerning federal immigration laws or matters directly related thereto. Any communication with or coordination between a state entity and a federal immigration agency concerning such laws or matters must occur through the office. Any interagency agreement, memorandum of understanding, or contract, or any modification or amendment to such agreement, memorandum, or contract, concerning federal immigration laws or matters directly related thereto between a federal immigration agency

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and a state entity or state law enforcement agency must be approved by the chief immigration officer before execution.

(3) If a local governmental entity or local law enforcement agency requests assistance regarding federal immigration laws from a state entity or state law enforcement agency, that local governmental entity or local law enforcement agency must coordinate the request through the office.

Section 32. Section 908.1042, Florida Statutes, is created to read:

908.1042 State Immigration Enforcement Council.—The State Immigration Enforcement Council is created within the office for the purpose of advising the chief immigration officer.

- (1) MEMBERSHIP.—The council at a minimum must be composed of seven sheriffs and four police chiefs appointed by the chief immigration officer, as well as the executive director of the Department of Law Enforcement. The chief immigration officer must appoint a sheriff to serve as chair of the council.
 - (2) TERMS OF MEMBERSHIP; COMPENSATION; STAFF.-
- (a) Appointments to the council must be made by March 1, 2025. Any vacancy shall be filled within 2 weeks after such a vacancy.
- (b) Membership of the council shall not disqualify a member from holding any other public office or being employed by a public entity except that no member of the Legislature shall serve on the council. The Legislature finds that the council serves a state, county, and municipal purpose and that service on the council is consistent with a member's principal service in a public office or employment.
 - (c) Members of the council shall serve without compensation

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940 but are entitled to reimbursement for per diem and travel expenses pursuant to s. 112.061. 941

- (d) The office shall provide the council with staff necessary to assist the council in the performance of its duties.
- (3) MEETINGS.—The council must meet quarterly. Additional meetings may be held at the discretion of the chair. A majority of members of the council constitute a quorum. Council meetings may be conducted by teleconference or other electronic means.
 - (4) DUTIES OF COUNCIL.—The council shall:
- (a) Advise the chief immigration officer on the efforts of local law enforcement agencies related to the enforcement of federal immigration laws within the state.
- (b) Provide recommendations on the financial resources necessary to aid local law enforcement agencies in the cooperation and coordination with the Federal Government.
- (c) Provide recommendations to enhance information sharing between state entities, local governmental entities, law enforcement agencies, and the Federal Government in the enforcement of federal immigration laws within the state. The recommendations must provide for enhanced use and coordination of the following Federal Government centers, including, but not limited to:
- 1. The Federal Bureau of Investigation's Terrorist Screening Center;
- 2. The United States Customs and Border Protection's National Targeting Center;
- 3. The United States Department of Homeland Security Fusion Centers; and

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- 4. The United States Drug Enforcement Administration's Special Operations Unit.
- (d) Provide recommendations of any resources necessary to facilitate the training of local law enforcement agencies in the cooperation and coordination with the Federal Government and the enforcement of federal immigration laws.
- (e) Provide recommendations on strategies to increase the number of available detention beds for use by the United States Immigration and Customs Enforcement.
- (f) Analyze the information collected in s. 908.1031(5), including the number of trained law enforcement officers under the required agreements in s. 908.11, and make recommendations to the chief immigration officer.
- (5) RULEMAKING.—The office may adopt rules to implement this section.

Section 33. Paragraph (c) of subsection (1) of section 908.105, Florida Statutes, is amended, paragraph (d) is added to that subsection, and subsection (4) is added to that section, to read:

908.105 Duties related to immigration detainers.-

- (1) A law enforcement agency that has custody of a person subject to an immigration detainer issued by a federal immigration agency shall:
- (c) Upon determining that the immigration detainer is in accordance with s. 908.102(3) s. 908.102(2), comply with the requests made in the immigration detainer.
- (d) Notify the state attorney that the person is subject to an immigration detainer.
 - (4) (a) If any county, district, authority, municipality, or

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other local government adopts an ordinance, a regulation, a rule, or a policy refusing to comply or otherwise directing local officials, employees, or others to refuse to comply an immigration detainer issued by a federal immigration agency, the chief immigration officer must initiate judicial proceedings in the name of the state in order to enforce compliance. The court upon finding noncompliance with this subsection shall declare invalid the improper ordinance, regulation, rule, or policy and issue a permanent injunction against the local government prohibiting it from enforcing such ordinance, regulation, rule, or policy. It is not a defense that in enacting the ordinance, regulation, rule, or policy the local government was acting in good faith or upon advice of counsel.

- (b) If the court determines that a violation was knowing and willful, the court must assess a civil fine of up to \$5,000 against the elected or appointed local government official or officials or administrative agency head under whose jurisdiction the violation occurred.
- (c) Except as required by applicable law, public funds may not be used to defend or reimburse the unlawful conduct of any person found to have knowingly and willfully violated this subsection.

Section 34. Subsections (1) and (2) of section 908.107, Florida Statutes, are amended to read:

908.107 Enforcement.-

(1)(a) Any executive or administrative state, county, or municipal officer who violates his or her duties under this chapter may be subject to action by the Governor in the exercise of his or her authority under the State Constitution and state

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law. Pursuant to s. 1(b), Art. IV of the State Constitution, the Governor may initiate judicial proceedings in the name of the state against such officers to enforce compliance with any duty under this chapter or restrain any unauthorized act contrary to this chapter.

- (b) The chief immigration officer may present evidence to the Governor that an executive or administrative state, county, or municipal officer has violated his or her duties under this chapter and recommend that the Governor take action using his or her authority under the State Constitution and state law.
- In addition, the Attorney General or the chief immigration officer may file suit against a local governmental entity or local law enforcement agency in a court of competent jurisdiction for declaratory or injunctive relief for a violation of this chapter.

Section 35. Section 908.11, Florida Statutes, is amended to read:

- 908.11 Immigration enforcement assistance agreements; reporting requirement.-
- (1) The sheriff or the chief correctional officer By January 1, 2023, each law enforcement agency operating a county detention facility must enter into a written agreement with the United States Immigration and Customs Enforcement to participate in the immigration program established under s. 287(g) of the Immigration and Nationality Act, 8 U.S.C. s. 1357. The chief immigration officer must approve the termination of any such agreement. This subsection does not require a sheriff or chief correctional officer operating a county detention facility law enforcement agency to participate in a particular program model.

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(2) Beginning no later than April 1, 2025 October 1, 2022, and until the sheriff or chief correctional officer operating a county detention facility law enforcement agency enters into the written agreement required under subsection (1), each sheriff or chief correctional officer law enforcement agency operating a county detention facility must notify the office Department of Law Enforcement quarterly of the status of such written agreement and any reason for noncompliance with this section, if applicable.

Section 36. Section 908.13, Florida Statutes, is created to read:

- 908.13 Emergency powers of the chief immigration officer.-Notwithstanding the provisions of ss. 252.31-252.90, this section provides the sole authority to declare a state of emergency related to illegal immigration, illegal migration, or immigration enforcement to the chief immigration officer.
- (1) Within the powers conferred upon the chief immigration officer by law, the chief immigration officer may issue emergency orders, proclamations, and rules and may amend or rescind them. Such orders, proclamations, and rules have the force and effect of law. An emergency order, proclamation, or rule must be limited to a duration of not more than 60 days and may be renewed as necessary during the duration of the emergency. If renewed, such order, proclamation, or rule must specifically state the provisions being renewed.
- (2) An emergency order or proclamation must be promptly disseminated by means calculated to bring its contents to the attention of the general public, and unless the circumstances attendant upon the emergency prevent or impede such filing, the

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order or proclamation must be filed promptly with the Governor, the Department of State, the President of the Senate, the Speaker of the House of Representatives, and the offices of the county commissioners in the counties to which the order or proclamation applies.

- (3) (a) At any time, the Legislature, by concurrent resolution, may terminate a state of emergency or any specific order, proclamation, or rule thereunder. Upon such concurrent resolution, the chief immigration officer shall issue an emergency order or proclamation consistent with the concurrent resolution.
- (b) Notwithstanding s. 252.46(2), all emergency declarations and orders, regardless of how titled, issued under the authority of this section by the chief immigration officer before, during, or after a declared emergency must be immediately filed with the Division of Administrative Hearings. Failure to file any such declaration or order with the division within 5 days after issuance voids the declaration or order. The division shall index all such declarations and orders and make them available in a searchable format on its website within 3 days after filing. The searchable format must include, but is not limited to, searches by term, referenced statutes, and rules and must include a search category that specifically identifies emergency orders in effect at any given time. A link to the division's index must be placed in a conspicuous location on the Department of Agriculture and Consumer Services' website.
- (4) During a declared state of emergency for illegal immigration, illegal migration, or immigration enforcement, the chief immigration officer shall coordinate with and advise state



and local law enf	orcement a	agencies for the purpose of securing
		tion officer, when deemed necessary to
		ated emergencies, shall request
		or for the activation and deployment
of Florida Nation	al Guard p	personnel and equipment.
Section 37.	Paragraph	(d) of subsection (3) of section
921.0022, Florida	Statutes,	is amended to read:
921.0022 Cr:	iminal Pun	ishment Code; offense severity ranking
chart		
(3) OFFENSE	SEVERITY	RANKING CHART
(d) LEVEL 4		
Florida	Felony	Description
Statute	Degree	
104.155	<u>3rd</u>	Unauthorized alien willfully
		voting; aiding or soliciting
		unauthorized alien in voting.
316.1935(3)(a)	2nd	Driving at high speed or with
		wanton disregard for safety
		while fleeing or attempting to
		elude law enforcement officer
		who is in a patrol vehicle with
		siren and lights activated.
499.0051(1)	3rd	Failure to maintain or deliver
		transaction history,
	compliance with t (5) The chiese respond to immigral assistance from too from the control of Florida Nation Section 37. 921.0022, Florida 921.0022 Crest Chart.— (3) OFFENSE (d) LEVEL 4 Florida Statute 104.155 316.1935(3)(a)	compliance with this chapte (5) The chief immigrary respond to immigration-related assistance from the Governor of Florida National Guard processes Section 37. Paragraph 921.0022, Florida Statutes, 921.0022 Criminal Punchart.— (3) OFFENSE SEVERITY (d) LEVEL 4 Florida Felony Statute Degree 104.155 3rd 316.1935(3)(a) 2nd



1130			transaction information, or transaction statements.
	499.0051(5)	2nd	Knowing sale or delivery, or possession with intent to sell, contraband prescription drugs.
1131	517.07(1)	3rd	Failure to register securities.
1132	517.12(1)	3rd	Failure of dealer or associated person of a dealer of securities to register.
1133			
1134	784.031	3rd	Battery by strangulation.
	784.07(2)(b)	3rd	Battery of law enforcement officer, firefighter, etc.
1135	784.074(1)(c)	3rd	Battery of sexually violent predators facility staff.
1136	784.075	3rd	Battery on detention or
1137			commitment facility staff.
	784.078	3rd	Battery of facility employee by throwing, tossing, or expelling certain fluids or materials.
1138	784.08(2)(c)	3rd	Battery on a person 65 years of



1139			age or older.
	784.081(3)	3rd	Battery on specified official or employee.
1140	784.082(3)	3rd	Battery by detained person on visitor or other detainee.
1141	704 002 (2)	2 1	
1142	784.083(3)	3rd	Battery on code inspector.
	784.085	3rd	Battery of child by throwing, tossing, projecting, or expelling certain fluids or materials.
1143			
	787.03(1)	3rd	Interference with custody; wrongly takes minor from appointed guardian.
1144	787.04(2)	3rd	Take, entice, or remove child beyond state limits with criminal intent pending custody proceedings.
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	787.04(3)	3rd	Carrying child beyond state lines with criminal intent to avoid producing child at custody hearing or delivering to designated person.



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1147	787.07	3rd	Human smuggling.
	790.115(1)	3rd	Exhibiting firearm or weapon within 1,000 feet of a school.
1148	790.115(2)(b)	3rd	Possessing electric weapon or device, destructive device, or other weapon on school property.
1149	790.115(2)(c)	3rd	Possessing firearm on school property.
1150	794.051(1)	3rd	Indecent, lewd, or lascivious touching of certain minors.
1151	800.04(7)(c)	3rd	Lewd or lascivious exhibition; offender less than 18 years.
1152	806.135	2nd	Destroying or demolishing a memorial or historic property.
1153	810.02(4)(a)	3rd	Burglary, or attempted burglary, of an unoccupied structure; unarmed; no assault or battery.
1154	810.02(4)(b)	3rd	Burglary, or attempted



1155			burglary, of an unoccupied conveyance; unarmed; no assault or battery.
1156	810.06	3rd	Burglary; possession of tools.
1136	810.08(2)(c)	3rd	Trespass on property, armed with firearm or dangerous weapon.
1157	010 145 (2) (1)	21	Divital management
	810.145(3)(b)	3rd	Digital voyeurism dissemination.
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	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000 or more but less than \$20,000.
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	812.014 (2)(c)4. & 610.	3rd	Grand theft, 3rd degree; specified items.
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	812.014(2)(d)2.	3rd	Grand theft, 3rd degree; \$750 or more taken from dwelling or its unenclosed curtilage.
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	812.014(2)(e)3.	3rd	Petit theft, 1st degree; less than \$40 taken from dwelling or its unenclosed curtilage with two or more prior theft convictions.



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	812.0195(2)	3rd	Dealing in stolen property by
			use of the Internet; property
			stolen \$300 or more.
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	817.505(4)(a)	3rd	Patient brokering.
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	817.563(1)	3rd	Sell or deliver substance other
			than controlled substance
			agreed upon, excluding s. 893.03(5) drugs.
1165			693.03(3) drugs.
1100	817.568(2)(a)	3rd	Fraudulent use of personal
	017:000(2)(a)	31 G	identification information.
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	817.5695(3)(c)	3rd	Exploitation of person 65 years
			of age or older, value less
			than \$10,000.
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	817.625(2)(a)	3rd	Fraudulent use of scanning
			device, skimming device, or
			reencoder.
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	817.625(2)(c)	3rd	Possess, sell, or deliver
11.00			skimming device.
1169	000 105 /1)	O1	Will main an agus a sura t
	828.125(1)	2nd	Kill, maim, or cause great
			bodily harm or permanent
			breeding disability to any



1170			registered horse or cattle.
	836.14(2)	3rd	Person who commits theft of a sexually explicit image with intent to promote it.
1171	836.14(3)	3rd	Person who willfully possesses a sexually explicit image with certain knowledge, intent, and purpose.
1172	837.02(1)	3rd	Perjury in official proceedings.
	837.021(1)	3rd	Make contradictory statements in official proceedings.
1174 1175	838.022	3rd	Official misconduct.
1176	839.13(2)(a)	3rd	Falsifying records of an individual in the care and custody of a state agency.
	839.13(2)(c)	3rd	Falsifying records of the Department of Children and Families.
1177	843.021	3rd	Possession of a concealed handcuff key by a person in



1178			custody.
1179	843.025	3rd	Deprive law enforcement, correctional, or correctional probation officer of means of protection or communication.
	843.15(1)(a)	3rd	Failure to appear while on bail for felony (bond estreature or bond jumping).
1180	843.19(2)	2nd	Injure, disable, or kill police, fire, or SAR canine or police horse.
1181	847.0135(5)(c)	3rd	Lewd or lascivious exhibition using computer; offender less than 18 years.
1182	870.01(3)	2nd	Aggravated rioting.
1184	870.01(5)	2nd	Aggravated inciting a riot.
1185	874.05(1)(a)	3rd	Encouraging or recruiting another to join a criminal gang.
1100	893.13(2)(a)1.	2nd	Purchase of cocaine (or other s. 893.03(1)(a), (b), or (d),



1186			(2)(a), (2)(b), or (2)(c)5. drugs).
1187	914.14(2)	3rd	Witnesses accepting bribes.
	914.22(1)	3rd	Force, threaten, etc., witness, victim, or informant.
1188	914.23(2)	3rd	Retaliation against a witness, victim, or informant, no bodily injury.
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	916.1085 (2)(c)1.	3rd	Introduction of specified contraband into certain DCF facilities.
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1191	918.12	3rd	Tampering with jurors.
	934.215	3rd	Use of two-way communications device to facilitate commission of a crime.
1192	944.47(1)(a)6.	3rd	Introduction of contraband (cellular telephone or other portable communication device)
1193			into correctional institution.
	951.22(1)(h), (j) & (k)	3rd	Intoxicating drug, instrumentality or other device



to aid escape, or cellular telephone or other portable communication device introduced into county detention facility.

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1196 Section 38. Section 921.1426, Florida Statutes, is created 1197 to read:

1198 921.1426 Sentence of death for capital offense committed by 1199 an unauthorized alien.-Notwithstanding any provision of law to

contrary, the court shall sentence a defendant who is

1201 unauthorized alien and who is convicted or adjudicated guilty of 1202 a capital felony to a sentence of death. For the purposes of

this section, an "unauthorized alien" means a person who is

unlawfully present in the United States according to the terms

of the federal Immigration and Nationality Act, 8 U.S.C. ss.

1101 et seq. The term shall be interpreted consistently with any applicable federal statutes, rules, or regulations.

Section 39. Subsections (15) and (16) of section 943.03, Florida Statutes, are renumbered as subsections (16) and (17), respectively, subsection (14) is amended, and a new subsection (15) is added to that section, to read:

943.03 Department of Law Enforcement.-

(14) The department, with respect to counter-terrorism efforts, responses to acts of terrorism within or affecting this state, coordinating with and providing assistance to the Federal Government in the enforcement of federal immigration laws, responses to immigration enforcement incidents within or $\frac{\mbox{affecting this state}_{\textit{r}}}{\mbox{and other matters related to the domestic}}$

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security of Florida as it relates to terrorism and immigration enforcement incidents, shall coordinate and direct the law enforcement, initial emergency, and other initial responses. The department shall work closely with the Division of Emergency Management, other federal, state, and local law enforcement agencies, fire and rescue agencies, first-responder agencies, and others involved in preparation against acts of terrorism in or affecting this state, immigration enforcement incidents within or affecting this state, and in the response to such acts or incidents. The executive director of the department, or another member of the department designated by the director, shall serve as Chief of Domestic Security for the purpose of directing and coordinating such efforts. The department and Chief of Domestic Security shall use the regional domestic security task forces as established in this chapter to assist in such efforts.

(15) The department shall coordinate with the Office of State Immigration Enforcement within the Department of Agriculture and Consumer Services when providing assistance to the Federal Government in the enforcement of federal immigration laws.

Section 40. Section 943.03101, Florida Statutes, is amended to read:

943.03101 Counter-terrorism and immigration enforcement coordination.—The Legislature finds that with respect to counter-terrorism efforts and τ initial responses to acts of terrorism within or affecting this state, coordinating with and providing assistance to the Federal Government in the enforcement of federal immigration laws, and responses to

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immigration enforcement incidents within or affecting this state, specialized efforts of emergency management which are unique to such situations are required and that these efforts intrinsically involve very close coordination of federal, state, and local law enforcement agencies with the efforts of all others involved in emergency-response efforts. In order to best provide this specialized effort, the Legislature has determined that such efforts should be coordinated by and through the Department of Law Enforcement, working closely with the Division of Emergency Management and others involved in preparation against acts of terrorism in or affecting this state, immigration enforcement incidents within or affecting this state, and in the initial response to such acts, in accordance with the state comprehensive emergency management plan prepared pursuant to s. 252.35(2)(a).

Section 41. Subsections (3) through (8) of section 943.0311, Florida Statutes, are renumbered as subsections (2) through (7), respectively, and subsection (1) and present subsections (2) and (4) of that section are amended to read:

943.0311 Chief of Domestic Security; duties of the department with respect to domestic security.-

- (1) The executive director of the department, or a member of the department designated by the executive director, shall serve as the Chief of Domestic Security. The Chief of Domestic Security shall:
- (a) Coordinate the efforts of the department in the ongoing assessment of this state's vulnerability to, and ability to detect, prevent, prepare for, respond to, and recover from, acts of terrorism within or affecting this state and immigration

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enforcement incidents within or affecting this state.

- (b) Prepare recommendations for the Governor, the President of the Senate, and the Speaker of the House of Representatives, which are based upon ongoing assessments to limit the vulnerability of the state to terrorism and immigration enforcement incidents.
- (c) Coordinate the collection of proposals to limit the vulnerability of the state to terrorism and immigration enforcement incidents.
- (d) Coordinate with the chief immigration officer within the Department of Agriculture and Consumer Services when providing assistance to the Federal Government in the enforcement of federal immigration laws.
- (e) (d) Use regional task forces to support the duties of the department set forth in this section.
- (f) (e) Use public or private resources to perform the duties assigned to the department under this section.
- (2) The chief shall regularly coordinate random audits pursuant to s. 448.095 to ensure compliance and enforcement and shall notify the Department of Commerce of any violations.
- (3) (4) The chief shall report to the Governor, the President of the Senate, and the Speaker of the House of Representatives by November 1 of each year suggestions for specific and significant security enhancements of any building, facility, or structure owned or leased by a state agency, state university, or community college or any entity that has conducted an assessment under subsection (5) $\frac{(6)}{(6)}$. The chief may utilize the assessments provided under subsection (5) $\frac{(6)}{(6)}$ in making his or her suggestions. The report shall suggest

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strategies to maximize federal funds in support of building or facility security if such funds are available.

Section 42. Section 943.0312, Florida Statutes, is amended to read:

943.0312 Regional domestic security task forces.-The Legislature finds that there is a need to develop and implement a statewide strategy to address prevention, preparation, protection, response, and recovery efforts by federal, state, and local law enforcement agencies, emergency management agencies, fire and rescue departments, first-responder personnel, and others in dealing with potential or actual terrorist acts within or affecting this state and potential or actual immigration enforcement incidents within or affecting this state.

- (1) To assist the department and the Chief of Domestic Security in performing their roles and duties in this regard, the department shall establish a regional domestic security task force in each of the department's operational regions. The task forces shall serve in an advisory capacity to the department and the Chief of Domestic Security and shall provide support to the department in its performance of functions pertaining to domestic security.
- Subject to annual appropriation, the department shall provide dedicated employees to support the function of each regional domestic security task force.
- (b) Each task force shall be co-chaired by the department's special agent in charge of the operational region in which the task force is located and by a local sheriff or chief of police from within the operational region.

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- (c) Each task force membership may also include representatives of state and local law enforcement agencies, fire and rescue departments, or first-responder personnel; representatives of emergency management agencies and health, medical, and hospital agencies; representatives of local emergency planning committees; and other persons as deemed appropriate and necessary by the task force co-chairs.
- (d) The co-chairs of each task force may appoint subcommittees and subcommittee chairs as necessary in order to address issues related to the various disciplines represented on the task force, except that subcommittee chairs for emergency management shall be appointed with the approval of the director of the Division of Emergency Management. A subcommittee chair shall serve at the pleasure of the co-chairs.
- (2) In accordance with the state's domestic security strategic goals and objectives, each task force shall coordinate efforts to counter terrorism as defined by s. 775.30 and cooperate with and provide assistance to the Federal Government in the enforcement of federal immigration laws within or affecting this state in compliance with chapter 908, among local, state, and federal resources to ensure that such efforts are not fragmented or unnecessarily duplicated; coordinate training for local and state personnel to counter terrorism as defined in s. 775.30; and cooperate with and provide assistance to the Federal Government in the enforcement of federal immigration laws within or affecting this state in compliance with chapter 908; coordinate the collection and dissemination of investigative and intelligence information; and facilitate responses to terrorist incidents within or affecting each region

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and immigration enforcement incidents within or affecting each region. With the approval of the Chief of Domestic Security, the task forces may incorporate other objectives reasonably related to the goals of enhancing the state's domestic security and ability to detect, prevent, and respond to acts of terrorism within or affecting this state or immigration enforcement incidents within or affecting this state. Each task force shall take into account the variety of conditions and resources present within its region.

(3) The Chief of Domestic Security, in conjunction with the Division of Emergency Management, the regional domestic security task forces, and the various state entities responsible for establishing training standards applicable to state law enforcement officers and fire, emergency, and first-responder personnel shall identify appropriate equipment and training needs, curricula, and materials related to the effective response to suspected or actual acts of terrorism, immigration enforcement incidents, or incidents involving real or hoax weapons of mass destruction as defined in s. 790.166. Recommendations for funding for purchases of equipment, delivery of training, implementation of, or revision to basic or continued training required for state licensure or certification, or other related responses shall be made by the Chief of Domestic Security to the Domestic Security Oversight Council, the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives as necessary to ensure that the needs of this state with regard to the preparing, equipping, training, and exercising of response personnel are identified and addressed. In making such

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recommendations, the Chief of Domestic Security and the Division of Emergency Management shall identify all funding sources that may be available to fund such efforts.

- (4) Each regional domestic security task force, working in conjunction with the department, the Office of the Attorney General, and other public or private entities, shall work to ensure that hate-driven acts against ethnic groups that may have been targeted as a result of acts of terrorism in or affecting this state, or as a result of immigration enforcement incidents within or affecting this state, are appropriately investigated and responded to.
- (5) Members of each regional domestic security task force may not receive any pay other than their salaries normally received from their employers, but are entitled to reimbursement for per diem and travel expenses in accordance with s. 112.061.
- Subject to annual appropriation, the department shall provide staff and administrative support for the regional domestic security task forces.

Section 43. Section 943.0313, Florida Statutes, is amended to read:

943.0313 Domestic Security Oversight Council.—The Legislature finds that there exists a need to provide executive direction and leadership with respect to terrorism and immigration enforcement incident prevention, preparation, protection, response, and recovery efforts by state and local agencies in this state. In recognition of this need, the Domestic Security Oversight Council is hereby created. The council shall serve as an advisory council pursuant to s. 20.03(7) to provide guidance to the state's regional domestic

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security task forces and other domestic security working groups and to make recommendations to the Governor and the Legislature regarding the expenditure of funds and allocation of resources related to counter-terrorism and cooperating with and providing assistance to the Federal Government in the enforcement of federal immigration laws and domestic security efforts.

- (1) MEMBERSHIP.-
- (a) The Domestic Security Oversight Council shall consist of the following voting members:
- 1. The executive director of the Department of Law Enforcement.
 - 2. The director of the Division of Emergency Management.
 - 3. The Attorney General.
 - 4. The Commissioner of Agriculture.
 - 5. The State Surgeon General.
 - 6. The Commissioner of Education.
- 7. The State Fire Marshal. 1438
 - 8. The adjutant general of the Florida National Guard.
- 1440 The state chief information officer.
- 1441 10. Each sheriff or chief of police who serves as a co-1442 chair of a regional domestic security task force pursuant to s. 1443 943.0312(1)(b).
- 1444 11. Each of the department's special agents in charge who serve as a co-chair of a regional domestic security task force. 1445
- 1446 12. Two representatives of the Florida Fire Chiefs 1447 Association.
- 1448 13. One representative of the Florida Police Chiefs 1449 Association.
 - 14. One representative of the Florida Prosecuting Attorneys



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- 1452 15. The chair of the Statewide Domestic Security 1453 Intelligence Committee.
 - 16. One representative of the Florida Hospital Association.
- 1455 17. One representative of the Emergency Medical Services 1456 Advisory Council.
 - 18. One representative of the Florida Emergency Preparedness Association.
 - 19. One representative of the Florida Seaport Transportation and Economic Development Council.
 - In addition to the members designated in paragraph (a), the council may invite other ex officio, nonvoting members to attend and participate in council meetings. Those nonvoting members may include, but need not be limited to:
 - 1. The executive director of the Department of Highway Safety and Motor Vehicles.
 - 2. The Secretary of Health Care Administration.
 - The Secretary of Environmental Protection.
 - The director of the Division of Law Enforcement within the Fish and Wildlife Conservation Commission.
 - 5. A representative of the Commission on Human Relations.
 - 6. A representative of the United States Coast Guard.
- 1473 7. A United States Attorney from a federal judicial circuit 1474 within this state.
 - 8. A special agent in charge from an office of the Federal Bureau of Investigation within this state.
 - 9. A representative of the United States Department of Homeland Security.
 - 10. A representative of United States Immigration and



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- 11. A representative of United States Customs and Border Protection.
 - (2) ORGANIZATION. -
- (a) The Legislature finds that the council serves a legitimate state, county, and municipal purpose and that service on the council is consistent with a member's principal service in public office or employment. Membership on the council does not disqualify a member from holding any other public office or being employed by a public entity, except that a member of the Legislature may not serve on the council.
- (b) The executive director of the Department of Law Enforcement shall serve as chair of the council, and the director of the Division of Emergency Management shall serve as vice chair of the council. In the absence of the chair, the vice chair shall serve as chair. In the absence of the vice chair, the chair may name any member of the council to perform the duties of the chair if such substitution does not extend beyond a defined meeting, duty, or period of time.
- (c) Any absent voting member of the council may be represented by a designee empowered to act on any issue before the council to the same extent that the designating member is empowered. If a co-chair of a regional domestic security task force is absent from a council meeting, the co-chair shall appoint a subcommittee chair of that task force as the designee.
- (d) The council shall establish bylaws for its general governance.
- (e) Any member of the council serving by reason of the office or employment held by the member shall cease to serve on

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the council at such time as he or she ceases to hold the office or employment which was the basis for appointment to the council.

- Representatives from agencies or organizations other than those designated by title shall be chosen by the entity. Except for those individuals designated by title, council members shall be certified annually to the chair by the organization they represent.
- (q) Members of the council or their designees shall serve without compensation but are entitled to reimbursement for per diem and travel expenses pursuant to s. 112.061.
- The department shall provide the council with the staff support necessary to assist in the performance of its duties.
- (3) MEETINGS.—The council must meet at least semiannually. Additional meetings may be held as necessary. A majority of the members of the council constitutes a quorum.
 - (4) EXECUTIVE COMMITTEE.-
- (a) The council shall establish an executive committee consisting of the following members:
- 1. The executive director of the Department of Law Enforcement.
 - 2. The director of the Division of Emergency Management.
 - 3. The Attorney General.
 - 4. The Commissioner of Agriculture.
 - 5. The State Surgeon General.
 - 6. The Commissioner of Education.
 - 7. The State Fire Marshal.
- (b) The executive director of the Department of Law Enforcement shall serve as the chair of the executive committee,

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and the director of the Division of Emergency Management shall serve as the vice chair of the executive committee.

- (c) The executive committee shall approve all matters brought before the council prior to consideration. When expedited action of the council is deemed necessary by the chair or vice chair, the executive committee may act on behalf of the council.
 - (5) DUTIES OF THE COUNCIL.-
- (a) The Domestic Security Oversight Council shall serve as an advisory council to the Governor, the Legislature, and the Chief of Domestic Security. The council shall:
- 1. Review the development, maintenance, and operation of a comprehensive multidisciplinary domestic security strategy that will guide the state's prevention, preparedness, protection, response, and recovery efforts against terrorist attacks and immigration enforcement incidents and make appropriate recommendations to ensure the implementation of that strategy.
- 2. Review the development of integrated funding plans to support specific projects, goals, and objectives necessary to the state's domestic security strategy and make appropriate recommendations to implement those plans.
- 3. Review and recommend approval of prioritized recommendations from regional domestic security task forces and state working groups on the use of available funding to ensure the use of such funds in a manner that best promotes the goals of statewide, regional, and local domestic security through coordinated planning and implementation strategies.
- 4. Review and recommend approval of statewide policies and operational protocols that support the domestic security efforts

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of the regional domestic security task forces and state agencies.

- 5. Review the overall statewide effectiveness of domestic security efforts and, counter-terrorism efforts, and efforts of coordinating with and providing assistance to the Federal Government in the enforcement of federal immigration laws in order to provide suggestions to improve or enhance those efforts.
- 6. Review the efforts of any agency or entity involved in state or local domestic security efforts and \overline{L} counter-terrorism efforts, and efforts of coordination with and providing assistance to the Federal Covernment in the enforcement of federal immigration laws that requests assistance or that appears to need such review in order to provide suggestions to improve or enhance those efforts.
- 7. Review efforts within the state to better secure state and local infrastructure against terrorist attack or immigration enforcement incidents and make recommendations to enhance the effectiveness of such efforts.
- 8. Review and recommend legislative initiatives related to the state's domestic security and provide endorsement or recommendations to enhance the effectiveness of such efforts.
- 9. Review statewide or multiagency mobilizations and responses to major domestic security incidents and recommend suggestions for training, improvement of response efforts, or improvement of coordination or for other strategies that may be derived as necessary from such reviews.
- 10. Conduct any additional review or inquiry or make recommendations to the Governor and Legislature in support of

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other initiatives, as may be necessary, to fulfill the function of general oversight of the state's domestic security efforts and, counter-terrorism efforts, and efforts of coordinating with and providing assistance to the Federal Government in the enforcement of federal immigration laws and to promote increased security.

- 11. Promote and preserve intergovernmental cooperation and consensus among state and local agencies, the Federal Government, private entities, other states, and other nations, as appropriate, under the guidance of the Governor.
- (b) The Domestic Security Oversight Council shall make an annual funding recommendation to the Governor and Legislature which shall prioritize funding requests based on allocations from all available sources for implementing the state's domestic security strategy. This recommendation must include the prioritized recommendations of each of the regional domestic security task forces and the various working groups that participate in the prioritization process for funding allocations. The recommendation must reflect the consideration of strategic priorities and allocations that best serve the state's overall domestic security needs. The recommendation shall be transmitted to the Governor and the Legislature by December 31 of each year. If additional funds become available, or reallocation of funding is required beyond current spending authorizations, the council may make recommendations to the Governor for consideration by the Legislative Budget Commission.
- (6) REPORTS.-The council shall report annually on its activities, on or before December 31 of each calendar year, to the Governor, the President of the Senate, the Speaker of the

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House of Representatives, and the chairs of the committees having principal jurisdiction over domestic security in the Senate and the House of Representatives.

(7) AGENCY DESIGNATION. - For purposes of this section, the Domestic Security Oversight Council shall be considered a criminal justice agency within the definition of s. 119.011(4).

Section 44. Effective July 1, 2025, paragraph (a) of subsection (12) of section 1009.26, Florida Statutes, is amended to read:

1009.26 Fee waivers.-

- (12) (a) A state university, a Florida College System institution, a career center operated by a school district under s. 1001.44, or a charter technical career center shall waive out-of-state fees for students who are citizens of the United States or lawfully present in the United States, including, but not limited to, students who are undocumented for federal immigration purposes, who meet the following conditions:
- 1. Attended a secondary school in this state for 3 consecutive years immediately before graduating from a high school in this state;
- 2. Apply for enrollment in an institution of higher education within 24 months after high school graduation; and
- 3. Submit an official Florida high school transcript as evidence of attendance and graduation.
- Section 45. Students receiving a fee waiver pursuant to s. 1009.26(12), Florida Statutes, must be reevaluated for eligibility beginning July 1, 2025.
- Section 46. (1) Any interagency agreement, memorandum of understanding, or contract existing before the effective date of

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this act between the Department of Law Enforcement and any other agency related to the coordination or enforcement of federal immigration laws shall continue as an agreement, memorandum, or contract for the remainder of its term with the Department of Agriculture and Consumer Services replacing the Department of Law Enforcement as a party.

(2) Any administrative rules promulgated by the Department of Law Enforcement related to coordination with the Federal Government regarding federal immigration laws or the enforcement of federal immigration laws are transferred to the Department of Agriculture and Consumer Services.

Section 47. (1) The Office of State Immigration Enforcement within the Division of Law Enforcement under the Department of Agriculture and Consumer Services is authorized, and all conditions are deemed met, to adopt emergency rules pursuant to s. 120.54(4), Florida Statutes, to implement the creation by this act of ss. 19.56, 908.1031, and 908.1042, Florida Statutes. Notwithstanding any other law, emergency rules adopted pursuant to this subsection are effective for 6 months after adoption and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules.

(2) This section expires July 1, 2026.

Section 48. The Legislature finds that the state's criminal justice training centers as well as facilities of the Department of Military Affairs, such as the Camp Blanding Joint Training Center, are highly qualified and critical strategic, year-round assets for training. The Legislature has made significant investments to make the Camp Blanding Joint Training Center the premier facility in the Southeast. In order to support the

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anticipated training and operations involving multiple federal, state, and local agencies, and given the scale and value of this state's assets, the Department of Military Affairs and local law enforcement shall work with the Office of State Immigration Enforcement within the Department of Agriculture and Consumer Services to ensure that the state's federal partners can access and use the state's physical assets in order to further the nation's mission to address illegal immigration. Such activities include outreach to federal partners as well as entering into agreements for the use of such facilities.

Section 49. Section 1 of chapter 2023-3, Laws of Florida, is amended to read:

Section 1. (1) As used in this section, the term "inspected unauthorized alien" means an individual who has documentation from the United States Government indicating that the United States Government processed and released him or her into the United States without admitting the individual in accordance with the federal Immigration and Nationality Act, 8 U.S.C. ss. 1101 et seq. The term must be interpreted consistently with any applicable federal statutes, rules, or regulations.

(2) The Legislature finds that the Federal Government has failed to secure the nation's borders and has allowed a surge of inspected unauthorized aliens to enter the United States. In January 2023, the Governor issued Executive Order 23-03, directing state law enforcement agencies and other state agencies to take necessary actions to protect Floridians from the impacts of the border crisis. Without such action, detrimental effects may be experienced in Florida, including

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increased crime, diminished economic opportunities and wages for American workers, and burdens on the education and health care systems. The Legislature finds that the Federal Government has proven itself unwilling to address this crisis.

- (3) To mitigate the effects of this crisis on the State of Florida, the Unauthorized Alien Transport Program is created within the Division of Law Enforcement under the Department of Agriculture and Consumer Services Emergency Management within the Executive Office of the Governor for the purpose of facilitating the transport of inspected unauthorized aliens within the United States, consistent with federal law. Notwithstanding s. 287.057, Florida Statutes, the division is authorized to contract for services to implement the program.
- (4) The division shall evaluate the effectiveness and value of the program in assisting coordination with the Federal Government and recommend to the Legislature by March 15, 2025, to make no changes or to continue or modify the program.
- (5) (4) The division may adopt rules to implement the program.
 - (6) (5) This section expires June 30, 2025.

Section 50. Notwithstanding s. 252.36, Florida Statutes, Executive Order 23-03, renewed by executive orders 23-49, 23-88, 23-134, 23-213, 23-245, 24-35, 24-74, 24-118, 24-173, 24-220, and 24-269, may not be renewed. Once the state of emergency expires, or but for early termination would have expired, the Governor may not issue a subsequent state of emergency with respect to the same or substantially similar issue or circumstances.

Section 51. (1) For the 2024-2025 fiscal year, the sums of



\$20,562,630 in recurring funds and \$484,467,609 in nonrecurring 1742 funds are appropriated from the General Revenue Fund to the 1743 Department of Agriculture and Consumer Services to implement 1744 this act. 1745 (2) From the recurring general revenue funds, \$898,592 1746 shall be allocated to the Executive Direction and Support 1747 Services budget entity in specific appropriations categories: 1748 \$852,500 in Salaries and Benefits, \$43,631 in Expenses, and 1749 \$2,461 in Transfer to the Department of Management 1750 Services/Statewide Human Resources Contract, and \$19,664,038 1751 shall be allocated to the Division of Law Enforcement/Office of 1752 State Immigration Enforcement in specific appropriations 1753 categories: \$13,827,050 in Salaries and Benefits, \$3,694,073 in 1754 Expenses, \$15,000 in Operating Capital Outlay, \$2 million in 1755 Contracted Services, \$49,915 in Transfer to the Department of 1756 Management Services/Statewide Human Resources Contract, and 1757 \$78,000 in Salary Incentive Payments. These funds shall be 1758 released immediately upon this act becoming a law. 1759 (3) From the nonrecurring general revenue funds, \$38,017 1760 shall be allocated to the Executive Direction and Support 1761 Services budget entity in the expense category, and \$9,429,592 1762 shall be allocated to the Division of Law Enforcement/Office of 1763 State Immigration Enforcement in specific appropriations 1764 categories: \$1,515,114 in Expenses, \$478,850 in Operating 1765 Capital Outlay, \$6,402,468 in Acquisition of Motor Vehicles, 1766 \$533,160 in Acquisition of Boats, Motors, and Trailers, and 1767 \$500,000 in Contracted Services. These funds shall be released 1768 immediately upon this act becoming a law. The unexpended balance 1769 of nonrecurring general revenue funds appropriated to the



1770 Division of Law Enforcement/Office of State Immigration Enforcement remaining on June 30, 2025, shall revert and is 1771 1772 appropriated to the Division of Law Enforcement/Office of State 1773 Immigration Enforcement for Fiscal Year 2025-2026 for the same 1774 purpose. 1775 (4) The Department of Agriculture and Consumer Services is authorized to establish 142.00 full-time equivalent positions 1776 1777 with associated salary rate of 8,584,000 in the Division of Law 1778 Enforcement/Office of State Immigration Enforcement for the 1779 purpose of implementing this act. The following specific 1780 positions, classifications, and pay plans are authorized: one 1781 Law Enforcement Major, class code 8630, pay plan 01; one Law 1782 Enforcement Captain, class code 8630, pay plan 01; four Law 1783 Enforcement Lieutenants, class code 8522, pay plan 01; 44 Law 1784 Enforcement Officers, class code 8515, pay plan 01; four Investigation Supervisor-SES, class code 8354, pay plan 08; 46 1785 Investigation Specialist II, class code 8318, pay plan 01; two 1786 1787 Training Consultant III, class code 6004, pay plan 01; 20 Regulatory Specialist III, class code 0444, pay plan 01; one 1788 1789 chief of general operations, class code 9328, pay plan 08; three 1790 senior attorneys, class code 7738, pay plan 08; and 16 government operations consultants, class code 2238, pay plan 01. 1791 1792 (5) The Department of Agriculture and Consumer Services is 1793 authorized to establish 7.00 full-time equivalent positions with 1794 associated salary rate of 550,000 in the Executive Direction and 1795 Support Services budget entity for the purpose of implementing 1796 this act. The following specific positions, classifications, and 1797 pay plans are authorized: two Senior Attorneys, class code 7738, 1798 pay plan 08; three Government Analyst II, class code 2225, pay

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plan 01; one Purchasing Analyst, class code 0830, pay plan 01; and one Human Resource Specialist, class code 0190, pay plan 01. 1801 (6) From the nonrecurring general revenue funds, \$100 million shall be allocated to specific appropriation special category Local Law Enforcement Immigration Grant Program in the Division of Law Enforcement/Office of State Immigration Enforcement to implement the Local Law Enforcement Immigration Grant Program. The amount of \$3.75 million shall be released immediately upon this act becoming a law. The division/office shall use these funds for administrative costs associated with developing and implementing the grant program. The division/office shall develop an implementation plan, including procedures, administration, and criteria for approving grant applications. The implementation plan shall be submitted to the President of the Senate and the Speaker of the House of Representatives no later than March 1, 2025. Upon approval of the implementation plan by the President of the Senate and the Speaker of the House of Representatives, the Chief Financial Officer shall immediately release the balance of funds to the division/office.

(7) From the nonrecurring general revenue funds, \$25 million shall be allocated to specific appropriation special category Local Law Enforcement Federal Participation Incentive Program in the Division of Law Enforcement/Office of State Immigration Enforcement to implement the Local Law Enforcement Federal Participation Incentive Program. The funds shall be released to the division immediately upon this act becoming a law.

(8) From the nonrecurring general revenue funds, \$350



1828	million shall be allocated to specific appropriation special
1829	category Implementation and Support for Enforcement of Federal
1830	Immigration Policies in the Division of Law Enforcement/Office
1831	of State Immigration Enforcement to implement specific
1832	recommendations from the division/office for use of the funds,
1833	which may include funds to support federal access to training
1834	facilities in this state; grants to local law enforcement to
1835	retain existing law enforcement officers or attract new
1836	officers; and grants to pay costs incurred by local law
1837	enforcement that were necessary for the full support and
1838	coordination with the Federal Government in the implementation
1839	and enforcement of federal immigration policies, including
1840	training activities related to the federal program established
1841	under s. 287(g) of the Immigration and Nationality Act, 8 U.S.C.
1842	s. 1357. The division/office shall develop a report of the
1843	recommendations including allocations of applicable costs and
1844	implementation plans. The report shall be submitted to the
1845	President of the Senate and the Speaker of the House of
1846	Representatives by March 15, 2025. Upon approval of the report
1847	by concurrent resolution of the Legislature, the Chief Financial
1848	Officer shall immediately release funds to the division/office
1849	consistent with the recommendations approved from the report.
1850	Section 52. The unexpended balance of funds provided in
1851	section 229, chapter 2024-231, Laws of Florida, to the Executive
1852	Office of the Governor, Division of Emergency Management shall
1853	immediately revert. For the 2024-2025 fiscal year, the
1854	nonrecurring sum of \$10 million from the General Revenue Fund is
1855	appropriated to the Division of Law Enforcement within the
1856	Department of Agriculture and Consumer Services for the



1857 Unauthorized Alien Transport Program as amended by this act. The 1858 funds shall be released to the division immediately upon this 1859 act becoming a law.

Section 53. Except as otherwise provided in this act, this act shall take effect upon becoming a law.

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========= T I T L E A M E N D M E N T ========== 1863 1864 And the title is amended as follows:

1865 Delete everything before the enacting clause 1866 and insert:

A bill to be entitled

An act relating to immigration; providing a short title; amending s. 14.23, F.S.; providing that the Commissioner of Agriculture is the only person responsible for serving as liaison between certain entities regarding federal immigration laws; authorizing the Commissioner of Agriculture to appoint an employee to serve in a specific capacity; creating s. 19.55, F.S.; providing that the Commissioner of Agriculture is the chief immigration officer; providing responsibilities for such position; creating s. 19.56, F.S.; creating the Local Law Enforcement Immigration Grant Program within the Office of State Immigration Enforcement within the Division of Law Enforcement under the Department of Agriculture and Consumer Services for specified purposes; providing the process for awarding grants; prohibiting grants from being awarded for certain activities; requiring the office to adopt rules; creating s. 19.57, F.S.;

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creating the Local Law Enforcement Federal Participation Incentive Program within the Office of State Immigration Enforcement within the Division of Law Enforcement under the Department of Agriculture and Consumer Services for specified purposes; requiring the office to prescribe the procedure and application for the program and distribution of bonus payments; prohibiting awards from being made for certain activities; providing the process for awarding bonus payments; requiring the office to adopt rules; amending s. 20.14, F.S.; revising the division structure within the Department of Agriculture and Consumer Services; authorizing the department to establish certain offices; creating s. 104.155, F.S.; providing criminal penalties for certain persons who vote in an election; prohibiting certain defenses from being raised; providing criminal penalties for a person who takes certain actions with specified knowledge; amending s. 252.36, F.S.; providing construction; amending s. 288.061, F.S.; requiring the Department of Commerce to take specified actions when notified of noncompliance with specified economic development incentive application requirements; amending ss. 319.001 and 320.01, F.S.; defining the term "valid passport"; amending s. 322.02, F.S.; providing legislative intent; amending s. 322.033, F.S.; providing legislative intent; specifying that certain driver licenses issued by other states exclusively to unauthorized aliens are invalid in this

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state and do not authorize the holder to operate motor vehicles in this state; amending s. 322.08, F.S.; revising the types of documents that may be used as proof of identity for application for certain licenses; amending s. 322.121, F.S.; revising the exceptions to the prohibitions on a person being identified as a "Safe Driver"; revising the time period for making certain notifications to the department in order to be identified as a "Safe Driver"; amending s. 322.19, F.S.; requiring a person who has become a citizen of the United States to obtain specified replacement documents within a certain time; amending s. 395.3027, F.S.; revising reporting requirements related to patient immigration status; amending s. 448.09, F.S.; conforming provisions to changes made by the act; amending s. 448.095, F.S.; revising the entities responsible for enforcing provisions relating to employment eligibility; revising the trust fund into which certain funds are deposited; amending s. 480.0535, F.S.; expanding the parties required to receive a certain notice related to massage establishments; amending s. 775.0824, F.S; providing legislative intent; defining terms; providing sentencing requirements for dangerous unauthorized alien offenders; providing construction; amending s. 775.0848, F.S.; expanding the classification of crimes that may be reclassified in certain circumstances; amending s. 874.03, F.S.; revising the definition of

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the term "criminal gang"; defining the term "translational crime organization"; amending s. 895.02, F.S.; revising the definition of the term "racketeering activity"; amending s. 903.046, F.S.; expanding the criteria the court must consider when making bail determinations; amending s. 907.041, F.S.; expanding circumstances a pretrial release service must certify to the court; expanding the information required to be reported to a state attorney after an arrest; amending s. 908.101, F.S.; providing additional legislative findings; amending s. 908.102, F.S.; defining the terms "chief immigration officer" and "office"; creating s. 908.1031, F.S.; creating the Office of State Immigration Enforcement within the Division of Law Enforcement under the Department of Agriculture and Consumer Services for specified purposes; requiring the office to employ certain personnel; providing powers, duties, and qualifications for such personnel; providing certain authority and powers of such personnel; providing reporting requirements; providing that the office serves a specified purpose; authorizing the office to adopt rules; amending s. 908.104, F.S.; requiring specified parties to provide certain information to a federal immigration agency; expanding the criteria for receiving a certain exemption; revising applicability; creating s. 908.1041, F.S.; requiring cooperation and coordination between specified entities in the enforcement of immigration laws; requiring the

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approval of the state immigration officer for certain actions related to agreements or contracts; creating s. 908.1042, F.S.; creating the State Immigration Enforcement Council; providing the purpose, membership, compensation, staff, meetings, and duties of the council; authorizing the Office of State Immigration Enforcement to adopt rules; amending s. 908.105, F.S.; requiring law enforcement agencies that have custody of specified persons to notify the state attorney; requiring the chief immigration officer to initiate judicial proceedings in the name of the state under specified circumstances; requiring a court, upon a certain finding, to declare invalid specified ordinances, regulations, rules, or policies and issue a permanent injunction; prohibiting a certain defense from being raised; requiring the court to issue a fine if it makes a certain determination; prohibiting the use of public funds under certain circumstances; providing an exception; conforming a cross-reference; amending s. 908.107, F.S.; authorizing the chief immigration officer to present certain evidence to the Governor and make certain recommendations and to file suit against certain entities and agencies for a specified purpose; amending s. 908.11, F.S.; revising the entities required to enter into certain agreements with the United States Immigration and Customs Enforcement; requiring that entities that do not enter into such agreements by a specified date take certain actions; creating s. 908.13, F.S.; providing

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construction; authorizing the chief immigration officer to issue a state of emergency in specified circumstances; authorizing the issuance, amendment, and renewal of certain orders, proclamations, and rules that meet certain conditions; requiring emergency orders to be disseminated in a specified manner; requiring such orders be filed with specified parties; providing an exception; authorizing the Legislature to take certain actions relating to a state of emergency declared by the chief immigration officer; requiring the chief immigration officer to issue a certain order in specified circumstances; requiring that certain declarations and orders be filed in a specified manner with the Division of Administrative Hearings; requiring the division to make all such declarations and orders available in a searchable format; requiring a certain link be placed on the Department of Agriculture and Consumer Services website; requiring the chief immigration officer to take certain actions during a specified state of emergency; requiring the chief immigration officer to request certain assistance during specified states of emergency; amending s. 921.0022, F.S.; ranking an offense created by the act on the offense severity ranking chart of the Criminal Punishment Code; creating s. 921.1426, F.S.; requiring a court to sentence unauthorized aliens convicted of specified crimes to death; defining the term "unauthorized alien"; amending s. 943.03, F.S.; requiring the

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Department of Law Enforcement to coordinate with the chief immigration officer for a certain purpose; amending s. 943.03101, F.S.; conforming provisions to changes made by the act; amending s. 943.0311, F.S.; requiring the Chief of Domestic Security to coordinate with the chief immigration officer for a certain purpose; amending ss. 943.0312 and 943.0313, F.S.; conforming provisions to changes made by the act; amending s. 1009.26, F.S.; revising eligibility for certain fee waivers; requiring that students receiving such a waiver be reevaluated for eligibility beginning on a certain date; requiring that certain agreements and contracts replace one party with a specified entity; requiring the transfer of certain rules; authorizing the Office of State Immigration Enforcement to adopt emergency rules; providing requirements for such rules; providing legislative findings; requiring the Department of Military Affairs and local law enforcement to work with the Office of State Immigration Enforcement for a specified purpose; amending chapter 2023-3, Laws of Florida; conforming provisions to changes made by the act; requiring the Division of Law Enforcement to evaluate a specified program and make recommendations by a certain date; prohibiting the renewal or issuance of certain executive orders; providing appropriations; authorizing the establishment of certain positions; requiring the reversion of the unexpended balance of certain funds; providing for immediate release of



specified funds; providing effective dates.

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WHEREAS, the United States has long welcomed immigrants to this country, and

WHEREAS, federal law provides many pathways for immigrants to become permanent lawful residents and citizens of the United States and to enter the country temporarily for work, education, and tourism, and

WHEREAS, the state welcomes lawful immigrants who love freedom, recognize the equality and intrinsic value and worth of all individuals, wish to follow the law, and who seek to contribute to our state's peace, security, cultural vibrancy, and prosperity, and

WHEREAS, the previous federal administration substantially ignored its duties under federal law to deter and prevent illegal immigration and remove illegal immigrants, and

WHEREAS, representatives of the previous federal administration repeatedly claimed the "border is secure," despite the fact that millions of immigrants entered the United States illegally, outside of designated border crossings, and

WHEREAS, illegal immigrants caught crossing the southwest border illegally included dangerous criminals on the terrorist watch list, some of whom were released into the United States by the previous federal administration, and

WHEREAS, the open border policies of the previous federal administration have allowed drug cartels to smuggle massive amounts of illegal drugs, including fentanyl, across the border and into American communities, causing loss of American lives and dangerous, deadly situations for first responders, and

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WHEREAS, SM 1020 (2024) urged the federal government to designate drug cartels as foreign terrorist organizations, and

WHEREAS, President Trump, in his executive order Designating Cartels and Other Organizations as Foreign Terrorist Organizations and Specially Designated Global Terrorists, implemented a policy to ensure the total elimination of these organizations' presence in the United States and their ability to threaten the territory, safety, and security of our country, and

WHEREAS, instead of deterring and preventing illegal immigration, the previous federal administration and sanctuary jurisdictions invited, administered, and oversaw an unprecedented flood of illegal immigration into the United States, encouraging people to illegally cross the border, putting themselves in danger as well as allowing dangerous individuals to enter and commit crimes across the country at a high cost to the American people, and

WHEREAS, the previous federal administration and sanctuary jurisdictions, through their actions incentivizing illegal entry into our county, caused great financial harm to the nation and communities, and

WHEREAS, in response to the border crisis caused by the previous federal administration, the Florida Legislature passed enhanced state laws to combat illegal immigration, making Florida a national leader in fighting illegal immigration, and

WHEREAS, SB 168 (2019) prohibited a state entity, local governmental entity, or law enforcement agency from having a sanctuary policy, and

WHEREAS, SB 168 (2019) required a county correctional

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facility to enter into an agreement with a federal immigration agency for the payment of costs associated with housing and detaining defendants, and

WHEREAS, SB 1718 (2023) helped to protect citizens from the financial costs of illegal immigration, competition in the labor force from illegal immigrants who drive down wages for citizens, and security risks created by some illegal immigrants and gangs of criminal illegal immigrants, and

WHEREAS, SB 1718 (2023) increased criminal penalties for human-smuggling of children and persons the offender knew to have unlawfully entered the United States, and

WHEREAS, SB 1718 (2023) required widespread use of E-Verify to deny employment to illegal immigrants who are not authorized to work in this country, and

WHEREAS, SB 1718 (2023) increased penalties for using false identification documents to obtain employment, and

WHEREAS, SB 1718 (2023) declared as invalid driver licenses issued by other states that did not require proof of lawful presence in the United States, and

WHEREAS, SB 1718 (2023) required persons in the custody of a law enforcement agency and subject to an immigration detainer to submit a DNA sample, and

WHEREAS, SB 1718 (2023) required the reporting of data to aid in the estimation of the cost of health care provided to illegal immigrants, and

WHEREAS, HB 1589 (2024) increased the criminal penalties for repeated offenses of driving without a valid driver license, and

WHEREAS, SB 1036 (2024) increased criminal penalties when

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people convicted of illegal reentry commit a felony or commit a crime that furthers the interests of a transnational crime organization, and

WHEREAS, HB 1451 (2024) and SB 1718 (2023) prohibited counties and municipalities from funding and accepting identification cards knowingly issued by organizations to individuals not lawfully present in the United States, and

WHEREAS, uninsured drivers increase the cost of auto insurance and a national survey indicated half of adult illegal immigrants drive without auto insurance, and

WHEREAS, the Department of Corrections estimated the cost to house 4,653 illegal immigrant inmates in 2023 exceeded \$143 million, and

WHEREAS, according to the Department of Education, for the 2022-2023 school year, there were 152,437 immigrant children enrolled in the public schools at a cost of approximately \$8,000 per student, and

WHEREAS, President Trump, within his first hours of office, issued several executive orders to protect American citizens and interests and secure the nation's borders, and

WHEREAS, the President of the United States has the authority under the Immigration and Nationality Act, as well as inherent authority under Article II of the Constitution, to prevent the physical entry of illegal aliens into the United States across the southern border, and

WHEREAS, President Trump declared the existence of a national emergency at the southern border of the United States and has declared his intent to take every lawful action at his disposal to address the crisis and take back control from the

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previous federal administration's abdication of its responsibility to enforce the border, and

WHEREAS, President Trump stated the policy of the United States is to secure the borders, and ordered the border be secured through various means, including federal-state partnerships with local law enforcement agencies to enforce federal immigration priorities, detaining and removing aliens apprehended for violations of immigration law, and ending the "catch-and-release" practices of previous administrations, and

WHEREAS, President Trump declared the new national direction for federal agencies to take all appropriate action to protect the public safety and national security interests of the American people by ensuring the successful enforcement of federal laws, including order of removal and stopping illegal entry, and

WHEREAS, President Trump has indicated his guarantee the federal government will take all appropriate steps to protect the American public against the invasion of unknown persons attempting to illegally enter the United States, and

WHEREAS, President Trump has ordered the federal laws related to the process of entry of migrants to be enforced, instead of ignored or side-stepped as in the previous administration, and such vigilant security and stringent verification will protect Americans and identify criminals or those intending harm before they ever are admitted or enter the United States, and

WHEREAS, on January 21, 2025, the new acting commandant of the United States Coast Guard directed operational commanders to immediately surge assets, including cutters, aircraft, boats,

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and specialized forces, to areas around this state to prevent a maritime mass migration from Haiti or Cuba and to detect and deter drug smuggling, and

WHEREAS, President Trump has suspended the U.S. Refugee Admissions Program to provide relief to small cities and towns which have seen significant influxes of migrants, and because American communities lack the ability to absorb large numbers of migrants, and in particular, refugees, in a manner that does not compromise the availability of resources for Americans, that protects American safety and security, and that ensures the appropriate assimilation of refugees, and

WHEREAS, the numerous executive orders entered by President Trump demonstrate the federal government will finally end policies detrimental to lawful citizens and will enforce the laws of this country to combat illegal immigration, protect victims of crimes committed by illegal immigrants, reduce cost burdens related to illegal aliens, including ending public benefits, and protect our borders, and

WHEREAS, it is necessary to detail immigration enforcement responsibilities in Florida law and to centralize those responsibilities in an agency having authority in civil, administrative, and criminal matters, and

WHEREAS, the Legislature finds it necessary to rigorously implement both the letter and spirit of President Trump's plan to secure our border, protect our state and national sovereignty, support Florida law enforcement, and affirm the federal government's responsibility over immigration, NOW, THEREFORE,