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WITHDRAWN	(Y/N)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

Committee/Subcommittee hearing bill: Appropriations Committee Representative Oliva offered the following:

## Amendment (with title amendment)

Remove lines 1239-1320 and insert:

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- (a) Each district school board may establish a school marshal program through an agreement with a local law enforcement agency. School marshals shall be appointed in accordance with s. 30.15 or s. 166.0495 to support approved school-sanctioned activities for purposes of s. 790.115.
- (b) The agreement between the district school board and a local law enforcement agency shall require:
  - 1. The school marshal to:
- $\underline{\text{a. Carry a firearm of the specific type}}$  and caliber with  $\underline{\text{which she or he is qualified pursuant to the firearms training}}$

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17	and be loaded only with frangible ammunition designed to
18	disintegrate on impact for maximum safety and minimal danger to
19	others.

- b. Be distinctly and visually identifiable to responding law enforcement officers, faculty, staff, and students in the case of any active assailant incident on a sponsoring school district's campus.
- c. Execute a volunteer agreement with the appointing law enforcement agency outlining duties and responsibilities.
- d. Complete a minimum of 4 hours of firearms requalification training in active shooter every 2 years.
- e. Pass a fitness for duty assessment every two years that meets or exceeds the physical abilities test conducted by the appointing law enforcement agency.
- 2. The district school board to conduct awareness training about the program and volunteer opportunities for school employees.
- 3. Denial or termination of participation of a school employee in the school marshal program for any reason, including, but not limited to, any of the following circumstances:
- <u>a. An arrest or filing of criminal charges against a</u> program participant by a law enforcement agency.
- b. The service of process on the program participant as the respondent of an injunction for protection.

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	C.	The	in	voluntar	ily	pla	acement	of	the	program	part	ticipant	
<u>in a</u>	trea	atmen	nt	facility	for	` a	mental	hea	alth	examinat	cion	under	
the :	Bakeı	r Act	- -										

- d. A violation of any requirements established by the local law enforcement agency.
- <u>e.</u> A violation of the school district's code of conduct or employee handbook or policy.
- (c) A charter school governing board may establish a school marshal program in accordance with the requirements of this subsection.
- (d) The Criminal Justice Standards and Training
  Commission, in conjunction with district school superintendents
  who have implemented a school marshal program, shall review the
  training requirements of the school marshal program and make
  recommendations to the Legislature when changes are necessary
  based on best practices.
- (e) Each school participating in the school marshal program under this subsection may not post any signage stating in any manner that firearms are not permitted on campus, and may post a sign containing the following, or substantially similar, language: "Attention: Please be aware that the staff at [school name] are armed and may use whatever force is necessary to protect our students."

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Amendment No. 16

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## TITLE AMENDMENT

Remove lines 138-143 and insert:
enforcement agencies; providing requirements for the agreement;
authorizing a charter school to establish a school marshal
program; requiring a review of school marshal training
requirements; authorizing certain schools to post a sign with
certain language; prohibiting certain signs;

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