Report Submitted to the Governor,
Speaker of the House of Representatives
and Senate President

November 1, 2019
But for a Small Moment

Tragedy falls, and takes what cannot be replaced:
Time, moments, milestones,
Togetherness.

Darkest clouds of trouble, a peace destroyed.
Suddenly, senselessly,
Publicly.

Yet night briefly yields, and rays
of love uncommon shine.
Broken hearts together,
United.

Not to supplant, but to illuminate
a journey blessed by grace.
Deeply etched, always
Remembered.

Our truest promise, vitally renewed in her:
To live and love and strive.
Until joyfully reunited, a family
Forever.

Written for Alaina Petty by anonymous. Dedicated to each of the 17 families.
It was only a week prior to February 14, 2018 that our daughter, Alyssa Alhadeff, had selected her course load for the upcoming academic Sophomore year. Honors English, Pre-Calc, Chemistry and Spanish 4 topped her list...had such a bright future ahead of her! Hard to imagine, though, that I now must write about our beautiful 14 year old in the past tense.

Not only an academic talent, Alyssa shone brightly athletically as well. Having begun to play soccer at the age of 3, she held the position as attacking mid-fielder wearing the number 8 with pride. Her unbelievable passing skills, coupled with her ability to communicate as a leader on the field, were paving her way to athletic prowess.

The light of all of our lives was dimmed forever on February 14, 2018. We will spend the rest of our lives trying to:

#LiveforAlyssa
#PlayforAlyssa
#ShineforAlyssa

Scott J. Beigel was 35 years old. Scott was a teacher, a coach, a camp counselor, a son, a grandson, a brother, an uncle, a nephew, a cousin, a friend and a hero. Scott was a very humble young man who never knew how much of an impact he had on others, especially children. Scott loved working with children. Teaching afforded him the ability to continue with one of his life’s passions, working at sleep away camp. Scott’s ultimately wanted to have a positive impact on every child, no matter how young or old, no matter what the issues. Scott did volunteer work in South Africa with under privileged children. It is for this reason that we have combined his two life passions; his love of summer camp and his desire to teach and mentor children, that we started the Scott J. Beigel Memorial Fund. The Scott J. Beigel Memorial Fund is a 501(c)(3) not for profit whose mission statement and purpose is to help send under privileged children to summer camp. We would very much like Scott’s legacy to live on.
Martin Duque Anguiano, Jr. was a smart and driven young man who was taking honors classes and looked forward to taking AP classes and dual enrollment college classes. As committed as he was to his studies, Martin was equally devout in his faith - he prayed every day and regularly attended church. loved soccer, the FC Barcelona team and anything related to ‘Star Wars.’ He was a JROTC Cadet Corporal who'd received numerous honors. Martin was kind, compassionate, fun-loving, studious and generous with friends and strangers alike. He is greatly missed by his parents Daisy and Martin, Sr., his brothers Miguel, Alex, Andres and Santiago and everyone who knew him.

Nicholas Dworet was Captain of the MSD swim team; he also loved to play water polo. He was a district, regional and state champion. He had a college scholarship in hand with the University of Indianapolis, and with aspirations to swim in the Tokyo 2020 summer Olympics. Nick was selected by faculty as one of twenty, First Class graduating Seniors who excelled in academic achievement, character, community service, and athletic achievement.

We honor Nick for his love of life, his true love Daria, his positive attitude and his respect for what he cherished most...his family and friends. Always on our mind, forever in our hearts, we miss you Nick.
Aaron Louis Feis was a loving husband, devoted father, coach and mentor on and off the field, confidante, and lifelong friend. Aaron always put his family first. Whether it was working an extra job, helping with homework, or cooking with his daughter, Aaron treasured the simple moments. His heart was full of kindness, love and humor. Aaron’s greatest joy was to see others reach their potential and achieve their goals. He was a loyal and genuine friend. Aaron’s unwavering selflessness was a steady constant. His demeanor put others at ease. Aaron’s enveloping presence provided a sense of safeguard that allowed others to be themselves. He will always be remembered as a hero but to those who knew him, he was a hero each and every day.

Jaime Guttenberg was a beautiful, smart, energetic, compassionate and funny 14 year old girl when her life was tragically cut short in the MSD shooting. She should have turned 15 on July 13th and she should be living her life now as a competitive dancer, volunteer to children with special needs, amazing daughter, sister and friend. We should be teaching Jaime to drive, not driving to a cemetery to visit Jaime. We miss our beautiful daughter. We miss her laughter, her voice, her beauty and the energy that she always brought into every room that she entered. And we will love her forever.
Christopher Brent Hixon was a caring, passionate, adventurous and responsible man. He was a wonderful son and brother, incredible father to his two sons and a devoted husband. He was a sailor in the US Navy; both active duty and Reserves, where he served as a Machinist Mate and Military Police officer for 27 years. He was passionate about sports and became an athletic director for the BCPS where he was able to share that passion with his athletes. He was a great leader to his coaches and a true role model for the athletes. He always put others before himself and he had a way of making you feel like you were family. He lived his life helping others and trying to make the world a better and safer place. He will be forever remembered as a hero because he exemplified the motto “If not me, then who?” through his actions every single day.

Luke Hoyer was a quiet soul with a big heart. His friendly face, sweet smile, laid back personality and low-key humor brought happiness to all those around him. He was known as “Lukey Bear” to his family, a nickname his Mom gave him at an early age. Luke loved his family, his friends, his dogs, basketball, Clemson Football, family trips to South Carolina, family trips to the Jersey Shore, Miami Heat, Dwayne Wade and Chicken Nuggets. He could often be found playing basketball at his neighborhood court with friends. He played for many years in the Parkland Basketball League and was a member of several travel basketball teams. He also played football in middle school and was looking forward to trying out for the MSD football team in the fall. Luke led a simple and beautiful life. He didn’t need to say much, just having him around made the room feel warm and welcoming. Luke’s contagious smile and good nature well be greatly missed by those that knew and loved him. He touched many lives and will be felt in many hearts forever. Luke’s parents, his older sister Abby and older brother Jake love and miss him so much everyday! He will always be our Lukey Bear!
Cara was an amazing child with a heart of gold. She loved life and her family and friends. She had a way of bringing joy to everyone in her life. Cara had a smile that was extremely contagious. You couldn’t help but smile back at her. She was extremely supportive of her friends and always willing to help anyone who needed her. Cara brought light and joy to all who knew her. Cara was a wonderful student and took her studies very seriously, she worked hard and took pride in her academic accomplishments.

She was a wonderful daughter and an amazing sister. Cara’s brother Liam was her best friend and she loved him dearly. She had many great friends who loved her very much. Her friends referred to her as the glue that bound them all together many times. She was a beach lover and completely happy whenever she was near the ocean. She loved surfing and Irish dance. Her favorite color was purple and she loved butterflies.

Cara was so much fun to be around. She would giggle and laugh at anything even remotely funny which amused everyone around her. Her kind and gentle nature was inspiring to all who loved her.

We were so proud of the wonderful young lady Cara was. Referring to her in the past tense is still too painful to bear. Losing Cara left a gaping hole in the lives of all who loved her. Cara will be forever loved and missed.
Joaquin Oliver was the most vibrant personality in every room. He was always the life of the party and he loved to love. Even now, I hear how his presence impacted so many people. He always did his best to be there for everyone and be the best friend and best boyfriend he could be. He was persistent, opinionated, and always stood up for what’s right and what’s fair. Everywhere he went he touched someone’s heart and had a special bond with each and every one of them. Joaquin had a strong passion for writing and looking at everything he wrote now, the meaning behind his writings goes so much deeper than expected. As a son he was very kind, warm, spoiled and persistent in what he wanted to get and accomplish. He was always making fun of little things, making jokes and looking for company when he wanted to eat or watch a game. As a brother he adored his sister and he always looked after her. We miss him each and every day; everything we do is for him.

Gina Rose Montalto, age 14, was a special girl who melted the heart of everyone she met. Her infectious smile was there from the start and brightened any room she entered. This was a quality she retained throughout her amazing life. Gina was instant friends with everyone she met. A caring and loving soul, she was often the first to reach out to the new kids in class and welcome them into the neighborhood. She also had a great sense of humor and a penchant for being silly - even goofy at times.

Always trying to make things better for others, Gina loved to do volunteer work, especially if it involved helping kids. She was a Girl Scout and active in a local church. Gina was known to all as an avid reader and a talented artist who illustrated for a local magazine. Once she told her mother that she loved books so much she wanted to live in a library. She loved to cook with her Father and her Grandmother, especially during the holiday season.

She enjoyed shopping days with her Mom, and NY Jets games with her Dad. In the local recreational leagues Gina played soccer and flag football. Gina was also a bit of a daredevil riding all the extreme roller coasters at the Orlando theme parks with her Mother. Gina loved to surf, snorkel and ski. She loved to do these activities with her best buddy; her brother Anthony. They got along well, and loved each other very much.

Gina joined the MSD Color Guard last winter. She competed through the spring and was a part of the Eagle Regiment as they won the FL state championship in the fall of 2017. She always earned the highest grades in school and had a bright future ahead of her. Gina will be missed not only by her family, but by everyone whose life she touched.
It is impossible to sum up in words all that Alaina was and all she meant to her family, friends & community. Alaina was a vibrant, determined & accomplished young woman, loved by all who knew her. She sought after the beauty in the world and others. Alaina was happiest while spending time with her family and friends, her dogs, working hard and making a difference.

To make a difference, Alaina found opportunities to serve others. She served her community through her participation in the Marjory Stoneman Douglas JROTC program and by giving of her time as a volunteer for the “Helping Hands” program of The Church of Jesus Christ of Latter-day Saints. As a first-year Cadet, Alaina achieved the highest rank possible for a Freshman. She was awarded ‘Cadet of the Month’ in only her second month, a rare honor for a 1st-year cadet.

While we will not have the opportunity to watch her grow to become the amazing woman we know she would be, we choose to take an eternal perspective. We are grateful for the knowledge that Alaina is a part of our eternal family and that we will be reunited with her. This knowledge and abiding faith in our Heavenly Father’s plan gives us the strength to endure this most difficult trial.

“Live every day as though it’s your last” was her advice to friends and so she lived her life in faith, not fear. Alaina was a light to all who encountered her. Alaina’s light lives on.

Ryan, Kelly, Ian, Meghan & Patrick Petty

Meadow Jade Pollack is forever loved and missed by her family and friends. As the youngest in a family with 10 grandchildren all growing up together in Parkland she was the princess of the family. While Meadow was small in stature, she had such strength and determination. She was a beautiful girl that loved everything pink and girly but also could get dirty outdoors. She aspired to be an attorney and have a family of her own. We will never see her vision of life come true. She will always be our beautiful princess.
Alex Schachter was a special little boy. He was happy and always smiling. He loved sports. Whether it was playing basketball and football or watching his favorite teams the New England Patriots, Boston Red Sox and Boston Celtics he was always ready to talk smack with his friends. His tenacious defense led to several championships on the basketball court. He worshipped his big brother Ryan. He used to let his little sister Avery play with his hair and give him massages so she could hang out with him and his friends. He used to bond with his older sister Morgan over their love of Japanese TV shows. Alex’s love of music was constant throughout middle and high school. He followed in his grandfather’s footsteps and played the trombone in middle and high school. His hard work and dedication paid off when his band, the Marjory Stoneman Douglas Eagle Regiment Marching Band became state champions several months before his passing. His family founded SafeSchoolsForAlex.org in his honor to protect all children and teachers. Alex is loved and missed every day.

Helena Ramsay was a bright and beautiful young lady who had friends of all cultures and creeds. She was very shy and private until you got to know her wonderful sense of humor and wicked wit. Helena was very aware of the challenges facing communities across the globe such as inequality and discrimination, as well as being passionate about environmental issues. Helena’s dreams would have led her on an adventure around the world, traveling to Europe with the possibility of study, listening to the K-Pop bands in South Korea, and an expedition to find the exquisite Pink Dolphins of the Amazon Forest. On the day of the tragedy Helena like so many others who lost their lives acted selflessly and put her classmates first ultimately costing her, her life.
Peter Wang was a much beloved and good son, and the adored older brother of Jason and Alex. He was kind, generous and smart and could always be counted on for a smile, a joke or to make others laugh. He was never sad. He embodied the values espoused in his JROTC- honor, duty, respect, loyalty, selfless service and courage- and on that horrific day, Peter held the door so his classmates and peers could safely escape. Peter had his sights set on attending West Point and becoming a pilot. West Point posthumously admitted him to the class of 2025 and granted him the Medal of Heroism. He was a hero and is greatly missed by all who knew and loved him.

Carmen Schentrup was a beautiful, talented, caring, smart, and witty 16 year old Senior, just a week away from her 17th birthday. Carmen enjoyed spending time with her family and friends, reading, and making others laugh. While Carmen had a silly disposition by nature, she knew how to apply herself, excelling in school and music. Carmen was also involved in a number of clubs and was president of the a cappella club and her church youth group. Like many teenagers, she enjoyed watching TV and going to movies; watching a favorite new show wasn't uncommon. Always looking to explore the world, Carmen liked to travel, visit national parks, explore museums, and go to concerts. As a National Merit Scholar, with multiple scholarships, she was excited about graduating from Stoneman Douglas and was debating attending either the University of Florida or the University of Washington. We will never know which one Carmen would have picked. Her dream to become a medical researcher and cure ALS cut short before it began. For all of us that knew Carmen, we were sure she was going to change the world. We miss her more than you can know.
where I'm From

I am from the sketchpad
filled with drawings
From Crayola and Macy’s
I am from the house
with the basketball hoop in front
and the green paint, brown door,
with a pool and a lake in the back
It feels cozy and cool I am
from palm trees, the gardenias
big beautiful white and green
flowers that the smells so good
I’m from the family vacations
and the barbecues with the neighbors,
from Tony, Jen, and Anthony
I’m from the Ginabug and Pickelhead
From I am so brave, strong, and
beautiful and you can be anything
I’m from Christmas trees,
with shining light with glittering
and dangling ornament
I’m from Italy and Ireland,
spaghetti and corned beef.
From the knitting with Grandma
and little purple needles
and soft wool, the brave firefighter,
I am from sunny, warm, rainy,
humid, colorful, tropical.
southern, and flavorful Florida

By Gina Rose Montalto
Life is like a roller coaster

It has some ups and downs
Sometimes you can take it slow
Or very fast
It may be hard to breathe at times
But you just have to push yourself
And keep going
Your bar is your safety
It’s like your family and friends
You hold on tight and don’t let go
But sometimes you might
throw your hands up
Because your friends and family will always be with you
Just like that bar keeping you safe at all times
It may be too much for you at times
The twists,
The turns,
The upside downs,
But you get back up
And keep chugging along
Eventually it all comes to a stop
You won’t know when
Or how
But you will know that it will be time to get off
And start anew.
Life is like a roller coaster.

By Alex Schachter
COMMISSION APPOINTEES

Commission Chair: Sheriff Bob Gualtieri is the Sheriff of Pinellas County and has served with the Pinellas County Sheriff’s Office for 35 years. Sheriff Gualtieri also serves on the board of directors for the Florida Sheriff’s Association (FSA), the Major County Sheriff’s Association (MCSA) and the Boys and Girls Clubs of the Suncoast.

Vice Chair: Chief Kevin Lystad, of Miami Shores, is the Chief of the Miami Shores Police Department. He is the President of the Florida Police Chiefs Association. Chief Lystad serves as Vice Chair of the Commission.

Sheriff Larry Ashley, of Okaloosa, is the Okaloosa County Sheriff. Sheriff Ashley has nearly 30 years of law enforcement experience and has earned numerous awards and commendations during his career. He participated in the Governor’s emergency meetings to help develop the Marjory Stoneman Douglas High School Public Safety Act.

Chief Asst. State Attorney Bruce Bartlett – has served in the State Attorney’s Office for over 39 years. He has prosecuted or taken part in the prosecutions of some of Pinellas County’s most notorious criminals. He has practiced since 1979 and is a graduate of Stetson University’s College of Law.

Pam Stewart recently retired as the Commissioner of the Florida Department of Education. She dedicated her life to serving the students, educators and families of Florida. She has almost 40 years of experience working in the education system, serving in various positions that include teacher, guidance counselor, assistant principal, principal, Deputy Chancellor, Chancellor of Public Schools and her most recent role as Commissioner.

State Senator Lauren Book, M.S. Ed, is an internationally respected and renowned child advocate, former classroom teacher and best-selling author. In 2016, she was elected to represent State Senate District 32, which includes portions of Broward County.

Mike Carroll of Pinellas County joined Lutheran Services of Florida in 2018 after retiring as the Secretary of the Florida Department of Children and Families ending a state career that spanned more than 25 years within the department. As the longest serving Secretary in the department’s history, Mike led the development of a first-of-its-kind website to allow public review of abuse-related child deaths, giving communities the ability to identify and bridge gaps in local services.

Douglas Dodd is a member of the Citrus County School Board. He served in the Citrus County Sheriff’s Office for more than 26 years, retiring as a captain. During his career in law enforcement, Mr. Dodd served as a school resource officer for 10 years.

James Harpring is the undersheriff for Indian River County and serves as general counsel to the Sheriff’s Department. He also works as an adjunct professor at Indian River State College and as an instructor at the Treasure Coast Law Enforcement Academy.
**Sheriff Grady Judd** is the Sheriff of Polk County. Prior to becoming Sheriff in 2004, Sheriff Judd graduated from the FBI National Academy, as well as several other prestigious law enforcement academies, and taught for 23 years at both the University of South Florida and Florida Southern College.

**Melissa Larkin-Skinner**, MA, LMHC, is the Chief Executive Officer at Centerstone Florida. As a Licensed Mental Health Counselor, she has nearly 25 years of experience in mental health and addictions treatment programs, including hospital, outpatient, crisis, community-based, forensic and child welfare services.

**Chris Nelson** currently serves as the Executive Director at the State Attorney’s Office for the 10th Circuit. He was former Chief of Police for the City of Auburndale. A graduate of Bartow High School, he started his law enforcement career as a patrol officer with the Bartow Police Department.

**Ryan Petty**, of Parkland, is the father of Alaina Petty, who was murdered at Marjory Stoneman Douglas High School. He played an integral role in ensuring the Marjory Stoneman Douglas High School Public Safety Act moved through the Florida Legislature.

**Marsha Powers** is a member of the Martin County School Board. She was elected to the School Board in 2012 and re-elected subsequently.

**Max Schachter** is the father of Alex Schachter, who was murdered at Marjory Stoneman Douglas High School. Following the shooting at Marjory Stoneman Douglas High School, Schachter advocated for school safety improvements and urged members of the Florida Legislature to enact effective legislation.

In addition, **Florida Department of Law Enforcement Commissioner Rick Swearingen** serves as a member of the commission, and the following individuals serve as ex officio members:

- Florida Department of Education Commissioner Richard Corcoran
- Florida Department of Children and Families Secretary Chad Poppell
- Florida Department of Juvenile Justice Secretary Simone Marstiller
- Florida Agency for Health Care Administration Secretary Mary Mayhew
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A MESSAGE FROM THE CHAIR

School safety in Florida has improved in the 20 months since the shooting at Marjory Stoneman Douglas High School (MSDHS). The Commission recognizes the hard work and accomplishments by various stakeholders who have positioned Florida schools to better prevent and mitigate the harm caused by active assailant attacks at our schools.

Despite these many accomplishments, there is still much work that needs to be done. It was stunning as we started the 2019-2020 school year in August of 2019 that some Florida schools were non-compliant with school safety laws that took effect in March of 2018—seventeen months earlier.

The likely causes of non-compliance are complacency, resistance to the law, or both. Regardless of the reasons, it is unfathomable that twenty years after Columbine, seven years after Sandy Hook and seventeen months after the MSDHS shooting, any school in Florida would not be fully compliant with all school safety requirements.

Complacency is driven, at least in part, by the erroneous notion that a school shooting will not “happen here” and that these events happen “somewhere else.” This mentality was present in Parkland prior to the MSDHS shooting. Broward County Public Schools was certainly complacent in 2018, when it had no written active shooter policy, there had been no active assailant drill on the MSDHS campus during the year preceding the shooting, and school gates and doors were left unlocked, open, and unattended—including the gates and doors Cruz entered to kill seventeen people.

Some schools failed to implement the required school safety improvements required by Senate Bills 7026 and 7030 and resisted the laws because they did not like what the laws required. This is evidenced by the results of our school safety surveys in 2019 that revealed several schools were not conducting required monthly active assailant drills and some schools did not have a legally required Safe School Officer on campus at all times school was in session. Not everyone likes every law, but no one, and no school district has the right to “cherry pick” which laws they follow and which they disobey. When the law is disobeyed, there should be consequences for non-compliance. The safety of our children demands accountability.
To eliminate complacency, the culture surrounding school safety needs to improve. Everyone needs to proceed with a sense of urgency to make Florida’s schools as safe as possible because there will be another K-12 active assailant attack in this country—the only questions are when and where. Unfortunately, not everyone has acted as urgently as they should in making the necessary school safety improvements. It took the Broward County School Board until February 2019—one year after the MSDHS shooting—to pass its first ever written active assailant response policy, some charter schools in Broward County waited until the day before school started this past August to arrange for Safe School Officer coverage on their campuses, and Safe School Officer coverage was uncertain in Palm Beach County charter schools until a few days before school started this year. This lack of urgency in implementing legal requirements and best practices is unacceptable.

The Commission’s work in 2019, subsequent to our initial report, followed-up on matters requiring further investigation and considered matters that we did not have time to investigate last year. The reader is encouraged to review each chapter in this report carefully regarding these topics to gain a full understanding of the complex event at MSDHS and the collateral issues the Commission investigated. We caution against forming opinions based only on summary information.

The Florida Legislature included many recommendations from the Commission’s initial report in Senate Bill 7030 during its 2019 session and the Commission once again looks forward to working with the legislature to implement recommendations contained in this report during the 2020 legislative session.

The Commission’s goal is to ensure that Florida’s children receive a premier education in the safest possible environment. The Commission is empaneled until 2023 and we will continue to work toward that goal as we meet again in 2020.

Sheriff Bob Gualtieri
Commission Chair
COMMISSION BACKGROUND AND SCOPE

INCIDENT SUMMARY

On February 14, 2018, a lone gunman murdered 14 students and three staff members at Marjory Stoneman Douglas High School in Parkland, Florida. Seventeen other people were wounded, making it one of the deadliest school massacres in United States history.

Gunman Nikolas Cruz, age 19 at the time of the incident, was a former student at Marjory Stoneman Douglas High School. Cruz was a troubled child and young adult who displayed aggressive and violent tendencies as early as three years old. Cruz struggled in academics and attended several schools. There are reports of behavioral issues at all of the schools he attended. He was under the care of community and private mental health professionals from age 11 until he turned 18 and refused further services.

At 2:19 p.m. on February 14, 2018, Cruz exited an Uber ride-sharing vehicle at Marjory Stoneman Douglas High School armed with a rifle and several hundred rounds of ammunition concealed in a rifle bag. He entered the school through an unstaffed gate that had been opened for school dismissal and made his way toward Building 12 on the north side of campus. He entered the east side of Building 12 through an unlocked and unstaffed door. He proceeded through all three floors, firing into classrooms and hallways and killing or wounding 34 individuals. He exited Building 12 and ran across campus, blending in with students evacuating. A police officer apprehended Cruz approximately 1 hour and 16 minutes after the first shots and the state attorney charged Cruz with 17 counts of premeditated murder and 17 counts of attempted murder (Appendix A). Cruz is incarcerated in the Broward County Jail awaiting trial. The judge presiding over the case has set jury selection for January 2020.

MARJORY STONEMAN DOUGLAS PUBLIC SAFETY COMMISSION

On March 9, 2018, Governor Rick Scott signed the Marjory Stoneman Douglas High School Public Safety Act (MSDHSPA) into law. This comprehensive legislation focused on identifying and addressing issues surrounding the tragedy that occurred at Marjory Stoneman Douglas High School. A key component of the legislation was the establishment
of the Marjory Stoneman Douglas High School Public Safety Commission (Commission), composed of 16 voting members and four non-voting members appointed by the Governor, Speaker of the House, Senate President or specified in legislation. The Commission was formed to specifically analyze information from the Marjory Stoneman Douglas High School shooting and other mass violence incidents, and provide recommendations and system improvements to help mitigate the impacts from and prevent future school shootings. Members of the Commission were appointed to provide a broad and diverse range of expertise and knowledge. Commission members represent state and local law enforcement, mental health professionals, state and local elected officials, educators, school officials and parents of victims.

In 2018, the Commission held monthly public meetings between April and December to hear presentations and testimony on the shooting, school safety issues and many other related topics, and released an initial report on January 2, 2019. The initial report contained findings and recommendations on a variety of topics as specified in the MSDHPSA. Because of the urgency of this issue, the Commission’s initial report was completed within a relatively short timeframe in relation to the shooting at Marjory Stoneman Douglas. This follow-up report contains information not available at the time of the initial report’s release and includes the results of ancillary investigations into the Marjory Stoneman Douglas massacre, as well as the status of various active legal proceedings regarding the incident. This report also provides a more in-depth look into some topic areas that required further Commission consideration through testimony at Commission meetings, which were held in April, June, August and October of 2019. Agendas for the meetings are provided in Appendix B.

Methodology and Information Sources

Following the Commission’s establishment, teams of investigators and analysts from the Florida Department of Law Enforcement and the Pinellas County Sheriff’s Office were created to assist the Commission in conducting its research, analysis and investigation. The Commission used all available information resources to compile the findings and recommendations presented in this report.
CHAPTER 1. MARJORY STONE MAN DOUGLAS INVESTIGATIONS UPDATE

The following are updates and summaries on a variety of topics since the Commission submitted its initial report on January 2, 2019.

MSDHS COMMISSION INVESTIGATION

Broward County Public Schools – Prior Knowledge of Cruz

Chapter Eight of the Commission's initial report described an incident during the 2016-2017 school year in which two students approached MSDHS Assistant Principal Jeff Morford and expressed concerns about Nikolas Cruz being a threat to school safety. Commission investigators interviewed both students, the mother of one of the students, and school personnel during the initial investigation.

The students believed, based on their observations and statements Cruz made to them, that Cruz may hurt other students and may even shoot up the school. The Commission's initial report explained how Morford dismissed the students' concerns and, as a result, the mother stated she went to the school to confront Principal Ty Thompson. (Investigators have determined, based on a number of factors and statements made by the mother that she actually spoke with Morford and not Thompson.) The mother claims that she also informed MSDHS Counselor Veronica Ziccardi and former School Board Member Abby Freedman of their concerns about Cruz, and neither Ziccardi nor Freedman reacted appropriately to address the threat.

Since the initial report, investigators conducted a follow-up investigation. In sum, there is no evidence to support the mother’s claim that either Ziccardi or Freedman received information that Cruz was a threat to school safety and failed to act.

One of the students who made the report to Morford identified that incident taking place “in the middle of the (2016-2017) school year” and possibly before Christmas break. Investigators believe that the students reported their concerns to Morford in December 2016.
The mother stated that she went to the school to confront the administrator (Morford) who had previously rebuffed her son and the other student when they reported their concerns about Cruz. The mother was unsure if her meeting with the administrator was the result of a spontaneous appearance at the school or if it was a scheduled meeting. The administrator allegedly told her that if she was not happy with the way that he ran his school then she should withdraw her son from the school. She was then handed forms to withdraw her son. According to the mother, the forms were already filled out with her son’s information. The mother stated she had never had any prior discussions with school staff about withdrawing her son. It seems unusual that an administrator would present the mother with this “take it or leave it” option and that the administrator would have withdrawal forms already completed with her son’s information despite there being no prior communication with the mother about her withdrawing her son.

The mother has alleged that she also expressed concern about Cruz and his threat to school safety with MSDHS Guidance Counselor Veronica Ziccardi and then-School Board Member Abby Freedman. Early in this investigation, the mother provided investigators with photographs of Ziccardi’s business card, a handwritten note with Freedman’s name and phone number, and a screenshot of Freedman’s contact information from the mother’s cell phone. This lent credibility to the mother’s statement that she had prior contact with Ziccardi and Freedman; however, it neither proved nor disproved the mother’s claim that she had discussions with them about Cruz. The Commission has further investigated this matter to try to determine the validity of the mother’s claims. Investigators also obtained and reviewed the phone records for the mother to establish a timeline of relevant communication as noted in this chapter.

Investigators interviewed both Ziccardi and Freedman and conducted follow-up interviews with the mother and her son. Ziccardi had records which documented her contact with the mother and her son. She reviewed those contacts with investigators. Ziccardi stated that all conversations with the mother and son pertained to the son and his performance at school. Ziccardi’s records revealed that the phone calls and meetings took place between October 21, 2016, and March 31, 2017. Her records also showed that on March 31, 2017, the son withdrew from MSDHS; this date was later confirmed with BCPS’ District Office. The
mother’s phone records revealed 11 phone calls between Ziccardi’s desk number and the mother’s cell phone number between October 21, 2016, and April 6, 2017. Eight of these phone calls lasted two minutes or less and the other three calls lasted five, seven and ten minutes.

The mother also claimed that her son told Ziccardi several times about Cruz being a threat to school safety. When asked how the mother knew her son told Ziccardi that Cruz was a threat, she said it was because her son told her that he told Ziccardi. The mother said she was sure that on at least one occasion she also told Ziccardi that Cruz was a threat to school safety. Based on the call log within her cell phone (not phone company records), the mother stated the call with Ziccardi during which she told Ziccardi that Cruz was a threat occurred on December 16, 2016. According to phone company records for the mother’s phone there is no record of a phone call from the mother to Ziccardi, the MSDHS Guidance Office line, or the MSDHS main phone number on December 16, 2016.

Ziccardi’s records did not reflect anything about Cruz. Ziccardi had no recollection about conversations involving Cruz. She stated she had no contact with, and did not know, Cruz. Ziccardi said if she were informed of an individual being a threat to school safety then she would have documented that information and immediately reported it to school administration or security personnel as she had done in the past with other issues.

Abby Freedman served as a school board member in Broward County from 2012 to 2018. She represented District 4, which included MSDHS. Freedman told investigators that she had no knowledge of Cruz and had not even heard his name prior to the shooting. Freedman stated she did not recall any conversations with the mother but pointed out that she spoke with parents about various issues on a daily basis. Freedman repeatedly encouraged investigators to access her call logs to determine whether any calls took place between her and the mother. Freedman said she never received information about Cruz being a threat to school safety, but, if she had, she would have immediately called Superintendent Runcie or other BCPS senior staff members.

The mother stated that she had known Freedman for a few years due to Freedman previously being a customer at the insurance office where the mother worked. The mother
stated that as a result of this contact, Freedman gave the mother her cell phone number. The mother stated that she had many professional conversations with Freedman and some personal conversations. Freedman confirmed that she was a customer of the insurance company which the mother referenced but maintained she did not recall the mother or any conversations with her. Freedman did not dispute the fact that the calls or conversations took place but stated she did not remember them. Freedman stated that it was not uncommon for her to share with parents that BCPS has many options available if students are having difficulties at any given schools; specifically, Freedman stated that she possibly mentioned their reassignment process.

The mother’s phone records revealed only four instances of communication between the mother’s cell phone and Freedman’s cell phone and all took place on March 30, 2017. All communications originated from the mother’s cell phone. They included two text messages at 4:28 pm, a 21-minute phone call at 6:31 pm and a one-minute phone call at 6:51 pm. The phone carrier no longer has the content of those text messages. The mother stated that her conversations with Freedman occurred prior to her son withdrawing because she was dissatisfied with how Ziccardi and MSDHS administration were addressing her son’s issues. The mother was trying to avoid having to withdraw her son and hoped that Freedman might be able to intervene. The mother then equivocated and said she was not certain whether she specifically identified Cruz to Freedman as a threat to school safety but that she expressed a general concern about her son feeling unsafe on campus.

The mother stated that at most a month lapsed from the time her son notified MSDHS administration of Cruz being a threat to school safety until the time that she withdrew her son from school. BCPS records indicate that her son withdrew on March 31, 2017, so, based on the mother’s recollection, the timeframe when her son and the other student would have approached MSDHS administration would have been sometime in March 2017. This is inconsistent with other investigative findings that the boys went to Morford in December 2016 and, most notably, that Cruz left MSDHS in February 2017. The mother and her son were asked about this discrepancy, and the son responded that, even though Cruz was no longer a student, he was fearful about what Cruz might do. Additionally, this student stated that he was going through his own struggles and was not attending school as frequently.
The mother could not remember if they discussed Cruz by name in the meeting that took place when she withdrew her son from MSDHS in March 2017.

The mother stated that each visit she had to MSDHS she was required to sign in. The Commission obtained records from MSDHS which showed the mother visited MSDHS four times between November 10, 2016 and March 31, 2017. Her visit on November 10, 2016 was for “Child Pickup” and the other three visits simply identified her as a “Visitor.” None of the records indicated that she was there specifically to visit Ziccardi.

In summary, the mother had occasional contact with Ziccardi from October 21, 2016, through April 06, 2017, as evidenced by the mother’s statements, Ziccardi’s records, and the mother’s cell phone records. According to Ziccardi’s records and recollection, these contacts were to address issues specific to the mother’s son. Ziccardi appeared to be diligent in maintaining thorough records that reflected the contents of her communications, and she appears passionate about her job. There is no evidence to support a claim that Ziccardi received information that Cruz was a threat to school safety and that she failed to react appropriately.

Freedman’s documented contact with the mother was isolated to the late afternoon/evening on March 30, 2017, the day prior to her son withdrawing from MSDHS. Freedman’s inability to remember her brief contact with the mother on March 30, 2017, is not unusual given the amount of time that passed from the phone calls to the interview with investigators (approximately 18 months). There is no evidence that Freedman received an allegation from the mother that Cruz was a threat to school safety and failed to react appropriately.

Based on the inconsistencies in the mother’s sequence and version of events, her equivocation on the content of her alleged communications conveying that Cruz was a threat, and the statements and records of Ziccardi and Freedman, the mother’s allegations are unsubstantiated.
Information Known to Lauren Rubenstein

Chapter Eight of the Commission’s initial report briefly discussed MSDHS staff member Lauren Rubenstein and indicated that investigators were setting an interview with Rubenstein. Rubenstein had been identified as a MSDHS staff member who had been given information from a student that Cruz was a threat to himself and possibly others.

During the 2016–2017 school year, a student brought information to Rubenstein’s attention about Cruz. The student was serving as a peer counselor, and Rubenstein was a peer counselor coordinator. The student had a class with Cruz, and she had several conversations with him inside and outside of school (there is no indication this was a formal peer counseling relationship). The student recalled Cruz saying that he was depressed and that he made comments about wanting to “shoot up the school.” The student cautioned Cruz against doing so and Cruz stated he was only joking. The student also learned that Cruz was suicidal. Interviews with both the student and Rubenstein confirmed that the student reported this information to Rubenstein.

The student recalled hearing Rubenstein call the front office to make them aware of issues involving Cruz. In the interviews with Rubenstein she had difficulty recalling the order in which the following events took place. To aid in establishing a timeline, in her notes, Rubenstein wrote that Cruz's concerning behavior had been brought to her attention “this morning;” this would indicate that Rubenstein reported the concerning behavior about Cruz on the same day she was notified of such behavior. Additionally, Rubenstein stated in her interview that she was given this information about Cruz, reported it and was brought into a meeting about Cruz all on the same day.

Rubenstein said she reported this information to the suicide liaison, but she could not recall this individual’s name. She said that after reporting this information she was brought into a meeting which was “already taking place for (Cruz).” She did not know what other information led to this meeting taking place, but it began prior to her being brought in (this presumably would have been a result of other concerning behavior exhibited by Cruz of which the Commission learned through other interviews and documents: writing “KILL” on a piece of paper in class, having profane and racial slurs on his backpack, and a fight
during the prior week). Based on other interviews and school records, this meeting was the beginning of the September 28, 2016, Jeff Morford-led behavioral threat assessment.

Rubenstein stated she wrote a note documenting her concerns about Cruz so she could provide them to MSDHS administration. Within the records provided to the Commission by BCPS, there was a copy of a handwritten note which read, “This morning a student brought a concern for Nick Cruz’s safety after he has spoken about depression and suicidal thoughts. She stated he has a gun in his room and has used statements ‘I don’t want to be here anymore’ ‘What’s the point of trying’ He told her he drank gasoline trying to kill himself, and that he is cutting.” Rubenstein reviewed this note with investigators and confirmed that this handwriting was hers. Written at the top Rubenstein’s note, in another handwriting style, was the phrase “from – Rubenstein.” Rubenstein could not identify whose handwriting that was and initially could not recall to whom she gave this note. Later in her interview, when asked about the individual to whom she gave the note, Rubenstein stated “I guess to (Deputy) Peterson...because I remember him being very adamant of wanting to know who the student was giving me the information.”

Rubenstein said that she brought this information and note to the meeting. Rubenstein could not recall everyone who was present in this meeting, but she knew that Cruz was not present. Rubenstein remembered the following individuals being present: Assistant Principal Denise Reed, Marianne Dubin (school social worker at MSDHS), Jessica DeCarlo (ESE specialist), Deputy Scot Peterson, the school psychologist (not identified by name), and individuals Rubenstein did not recognize. She speculated that these unknown individuals were from Henderson Behavioral Health. Rubenstein denied that Assistant Principals Jeff Morford or Winfred Porter were present. In fact, Rubenstein stated that Deputy Peterson was the only male in the room. Morford’s absence is perplexing since Morford was the assistant principal who initiated the threat assessment, yet he was not present. Morford confirmed to investigators that he was not present for this meeting, despite leading the Cruz threat assessment, but he was unable to provide any explanation for his absence. Rubenstein recalled members of the meeting addressing whether Cruz should have been taken into protective custody under the Baker Act.
In an interview with Marianne Dubin (school social worker) she also confirmed that she was in attendance at this meeting and confirmed that it took place on September 28, 2016. She recalled learning of Cruz using hateful racial language, having a swastika on his backpack and drinking gasoline. Dubin recalled being invited to this meeting by Denise Reed and remembered learning of information about Cruz from Rubenstein. Dubin also said that Jessica DeCarlo (ESE specialist) and Sharon Ehrlich (ESE family therapist) were present. Dubin remembered that she and Ehrlich approached Deputy Peterson, and all agreed that Cruz’s residence needed to be searched for weapons. They also discussed concerns that Cruz was soon turning 18 and that he then would be able to obtain an identification card and purchase firearms.

Sharon Ehrlich also confirmed that she was present at the September 28, 2016, threat assessment meeting. She recalled Rubenstein coming into the meeting and sharing information about Cruz that Rubenstein learned from a peer counselor. Ehrlich was also aware that Cruz had been cutting himself but was hiding it with his sleeves. Ehrlich recalled Henderson’s Youth Emergency Services (YES) team being present during this meeting. Ehrlich stated it was determined that Cruz would not be taken into custody under the Baker Act, but that Cruz was told he could no longer carry a backpack at school.

The student recalled after she reported this information to Rubenstein that Cruz had to go to the office and was told that he could no longer carry a backpack. She remembered Cruz telling her – after the fact – that law enforcement officers had searched his residence for firearms. This is consistent with witness statements and records reflecting Henderson Behavioral Health’s YES team’s and the Broward Sheriff’s Office’s visit to Cruz’s residence later on September 28, 2016, following the behavioral threat assessment meeting.

The circumstances surrounding this student and Rubenstein are an excellent example of the concept of “see something, say something.” The student observed threatening statements by Cruz, and she promptly shared that information with a trusted staff member. Rubenstein promptly reported this information to individuals within the MSDHS administration. However, due to BCPS’ flawed behavioral threat assessment process, insufficient record-keeping and incomplete recollection by MSDHS administration officials,
it is not exactly clear what followed Rubenstein’s report. See the Commission’s initial report for detailed information about the September 28, 2016, threat assessment and an explanation regarding how the process was flawed.

FDLE OFFICE OF EXECUTIVE INVESTIGATIONS CRIMINAL INVESTIGATION

On February 25, 2018, then-Florida Governor Rick Scott directed the Florida Department of Law Enforcement (FDLE) Office of Executive Investigations (OEI) to conduct an investigation into the law enforcement response to the shooting at Marjory Stoneman Douglas High School (MSDHS).

OEI inspectors obtained and reviewed existing statements and evidence related to the Broward County Sheriff’s Office response in order to determine the appropriate scope and nature of OEI’s investigation. OEI also obtained information from other law enforcement and first responder agencies that participated in the response to MSDHS. On March 9, 2018, the Marjory Stoneman Douglas High School Public Safety Commission was established to investigate system failures leading up to and in response to the MSDHS shooting, specifically including the law enforcement response. With the formation of the MSD Commission, OEI limited its investigative scope to minimize any overlap with the Commission’s investigation, and OEI focused its efforts on determining whether any crimes occurred regarding the law enforcement response. During its investigation, OEI conducted multiple sworn interviews and reviewed the BSO/CSPD radio transmissions, BSO body camera footage, and MSD security video footage associated with the response and actions of all first responders during the MSD incident, including Deputy Scot Peterson.

Upon conclusion of OEI’s investigative activities, it was determined that the only responding deputy or officer in a position to engage Cruz prior to him fleeing the scene was Deputy Scot Peterson. In summary, Deputy Peterson, upon being alerted to the shooting incident and upon his arrival at the incident location (Building 12, also known as the 1200 building), remained, in large part, between the nearby 700 and 800 buildings, while Cruz continued to actively shoot inside the 1200 building. Upon Deputy Peterson’s arrival at the 1200 building, at least 21 people had already been shot. The facts established that Deputy Peterson knew that Cruz was inside the 1200 building, while he (Peterson) was positioned
between the nearby 700 and 800 buildings. During the time Deputy Peterson arrived at the
1200 building and then remained between the 700 and 800 buildings, Cruz continued to
actively shoot inside the 1200 building, firing approximately 75 shots and fatally shooting
one teacher and five students, four of whom were under the age of 18. In addition, Cruz
shot and injured one teacher and three students under the age of 18 while Deputy Peterson
remained outside the 1200 building.

From witness testimony and an examination of all evidence obtained, it was determined
that Deputy Peterson, while in his role as a School Resource Officer (SRO), failed to mitigate
the situation pursuant to his delineated duties, responsibilities and training. OEI presented
its findings (Appendices C and D) to the State Attorney’s Office for the Seventeenth Judicial
Circuit, in and for Broward County, Florida. Subsequently, Scot Peterson was formally
charged with seven counts of Neglect of a Child, a 3rd degree Felony, F.S. 827.03,(1)(e)1.,
(1)(e)2., (2)(d), and 827.01 and three counts of Culpable Negligence, a 2nd Degree
Misdemeanor, F.S. 784.05(1) and one count of Perjury When Not in an Official Proceeding a
1st Degree Misdemeanor, F.S. 837.012 (Appendix E).

Scot Peterson was arrested on June 4, 2019, and his bond was originally set at $102,000. A
judge later reduced Peterson’s bond to $39,500 and he was allowed to return to his home
in North Carolina pending further court proceedings. The case is still pending in Broward
County Circuit Court.

GOVERNOR’S SUSPENSION OF SHERIFF SCOTT ISRAEL

On January 11, 2019, Governor Ron DeSantis issued an executive order (Appendix F) that
suspended Sheriff Scott Israel from his elected position of Broward County Sheriff pending
removal from office by the Florida Senate. Governor DeSantis’ executive order cited “a
pattern of poor leadership” that “failed to protect” the victims of the Ft. Lauderdale Airport
shooting in 2017 and stated that Sheriff Israel “failed in his duties to keep our families and
children safe” during the shooting at Marjory Stoneman Douglas High School. Governor
DeSantis immediately appointed Gregory Tony as Sheriff of Broward County.
Sheriff Israel challenged his suspension and removal from office. The Florida Senate voted on October 23, 2019 to affirm the Governor's position and permanently remove Israel from office.

BROWARD COUNTY SHERIFF’S OFFICE - INTERNAL AFFAIRS INVESTIGATION

The Commission recommended that then-Sheriff Israel review the conduct of seven Broward Sheriff’s Office deputies (Deputies Michael Kratz, Edward Eason, Josh Stambaugh, Art Perry, Richard Seward, Brian Goolsby, and Sergeant Brian Miller) and initiate an internal affairs investigation to determine if there was cause to believe that they violated agency policy. Then-Sheriff Israel initiated this review and opened internal affairs investigations in December 2018 on only Miller, Eason, and Stambaugh. On February 14, 2019, following his appointment, Broward County Sheriff Gregory Tony commenced internal affairs investigations regarding Goolsby, Perry and Kratz. Sheriff Tony continued the existing internal investigations, and, in June 2019, he terminated the employment of Sergeant Miller, Deputy Eason and Deputy Stambaugh for violations of BSO policy due their actions and inaction on February 14, 2018, at MSDHS.

BROWARD COUNTY PUBLIC SCHOOLS – INTERNAL INVESTIGATION

The Commission recommended Broward County Public Schools (BCPS) conduct a similar review with regards to the actions of MSDHS Assistant Principal Jeff Morford and Principal Ty Thompson. In November 2018, BCPS transferred Morford, as well as fellow MSDHS Assistant Principals Winfred Porter and Denise Reed, and School Security Specialist Kelvin Greenleaf from MSDHS and assigned them to administrative roles at the BCPS District Office. Thompson remained the principal at MSDHS. BCPS hired law firm Cole, Scott & Kissane, P.A. to conduct investigations into the actions of Greenleaf, Morford, Porter, Reed and Thompson. Attorney Jennifer Ruiz is conducting this investigation.

The investigation is examining the actions of these employees leading up to and on the day of the shooting at MSDHS. The Commission has provided records to Ms. Ruiz at her request. At the end of the 2018-2019 school year, Thompson elected to leave MSDHS and take an administrative job at the BCPS District Office. Despite the ongoing investigation, in August...
2018 Superintendent Runcie returned Morford, Porter and Reed as assistant principals at three separate high schools in Broward County. Morford recently announced his retirement, and it was approved by the School Board. BCPS completed its administrative investigation regarding Greenleaf, and he was found to have not violated any policies. The investigations regarding Porter, Reed and Thompson are ongoing. The investigation regarding Morford will continue despite his retirement.

STATEWIDE GRAND JURY

On February 13, 2019, Governor DeSantis petitioned the Florida Supreme Court to empanel a statewide grand jury to examine school safety issues in Broward County and throughout the state of Florida. The Florida Supreme Court granted Governor DeSantis’ request. The grand jury is sitting in Broward County and is made up of jurors from Miami-Dade, Broward and Palm Beach counties.

The legal advisor to the grand jury is Statewide Prosecutor Nick Cox. According to the Supreme Court’s order, the grand jury will investigate noncompliance with state laws addressing school safety, fraudulent acceptance of state funds for school safety measures while failing to act, and fraudulent use of funds that had been obtained for school safety initiatives. Grand jury proceedings are strictly confidential. However, on July 19, 2019, the grand jury issued a forceful three-page interim report that stated in part: “In the short time since this statewide grand jury has convened, we have heard and seen evidence of noncompliance with the Marjory Stoneman Douglas High School Safety Act, Senate Bill 7026 (2018), and the Implementation of Legislative Recommendations of the Marjory Stoneman Douglas High School Public Safety Commission, Senate Bill 7030 (2019), in numerous school districts in the State of Florida. We have heard days of testimony from Department of Education, school district and law enforcement officials regarding administrative hurdles, increased costs to their districts, and shortages of the qualified employees necessary to bring these districts into compliance with these important safety measures. Without discussing the specifics of their explanations, suffice it to say we find this testimony wholly unpersuasive.” The grand jury report is included as an appendix to this report (Appendix G).
CHAPTER 2. FLORIDA SCHOOL SAFETY DEVELOPMENT AND IMPLEMENTATION

On January 2, 2019, the Commission released its 439-page initial report. The report provided a comprehensive overview of the MSDHS shooting, made specific findings and recommendations on a variety of topics, and included over 90 recommendations for improving school safety. The Florida Legislature used the Commission’s recommendations to craft Senate Bill 7030, which is titled Implementation of Legislative Recommendations of the Marjory Stoneman Douglas High School Public Safety Commission. Governor Ron DeSantis signed Senate Bill 7030 into law on May 8, 2019. This legislation builds on the 2018 school safety and security requirements established in Senate Bill 7026, which is known as the Marjory Stoneman Douglas High School Public Safety Act (MSDHSPSA), by enhancing communication and reporting of threats to student safety, expanding resources available for mental health services, expediting implementation of school hardening requirements and providing school districts with new options to maximize school safety.

In addition to Senate Bills 7026 and 7030, the legislature passed several other bills during the 2019 legislative session that were based on recommendations presented in the Commission’s initial report. Additionally, Governor Ron DeSantis issued Executive Order 19-45 in February 2019 (Appendix H), which further focused on improving the safety of Florida schools.

The following is a summary of major school safety enhancements in Florida since the MSDHS shooting and the status of their implementation.

DEPARTMENT OF EDUCATION AND OFFICE OF SAFE SCHOOLS

Senate Bill 7026 created the Office of Safe Schools (OSS) within the Florida Department of Education (FDOE) as the central repository for the best practices, training standards and compliance regarding school safety and security. Its mission is to support school districts in providing a safe learning environment for students and educators. The primary goals of the office include prevention, intervention and emergency preparedness planning.
The Commission’s initial report recommended that FDOE and OSS be provided additional oversight authority to monitor school district and charter school compliance with school safety requirements and the ability to sanction non-compliance.

Senate Bill 7030 added specific authority and responsibilities for FDOE and OSS, which are detailed under the specific topics in this chapter. Senate Bill 7030 also provides the Commissioner of the Department of Education with authority to oversee compliance with the safety and security requirements by school districts, district school superintendents, and public schools, including charter schools. The Commissioner is required to facilitate compliance to the maximum extent provided under law, identify incidents of noncompliance, and impose or recommend to the State Board of Education, the Governor or the legislature enforcement and sanctioning actions.

The Office of Safe Schools is in the process of expanding. Ten new positions were added in 2019, bringing the total staff to 16. Six of the new 10 positions will be located regionally throughout the state and responsible for overseeing compliance, technical assistance and training as it pertains to the safety and security requirements of the Marjory Stoneman Douglas High School Public Safety Act. The remaining four positions will be stationed within the Florida Department of Education’s Turlington Building, providing general support to the office at large, as well as content- and technology-specific support for School Environmental Safety Incident Reporting (SESIR) and the Florida Safe Schools Assessment Tool (FSSAT).

SCHOOL SAFETY SPECIALISTS

Senate Bill 7026 required each district school board to designate a district school safety specialist (SSS) to serve as the district’s primary point of public contact for public school safety functions. The SSS is responsible for tasks such as assessing security risks, overseeing safety policies and providing training for mental health and active shooter situations. The OSS coordinates directly with school safety specialists statewide, and OSS was directed to develop and implement a school safety specialist training program.
Senate Bill 7030 recognized the organizational flexibility school districts need in designating the appropriate district school safety specialist, so the legislature authorized school districts to designate a law enforcement officer employed by the sheriff’s office to fill the OSS position.

**SCHOOL HARDENING AND HARM MITIGATION**

**FSSAT**

Senate Bill 7026 required an annual physical site security assessment of every school in the state and that every school report its results to FDOE using the Florida Safe School Assessment Tool (FSSAT). In addition to the school-specific assessment and report, a separate districtwide report is also required annually. The bill established minimum required elements of the FSSAT and directed FDOE to contract for the development of an updated Florida Safe Schools Assessment Tool. The new districtwide and school specific FSSATs were provided to the school districts in the spring of 2019 for use in completing their 2019 assessments.

Senate Bill 7030 requires that the FSSAT be the primary physical site security assessment tool used by Florida schools. The law also requires that each school district report to FDOE by October 15 of each year that all schools within the district have completed the school security risk assessment using the FSSAT.

Going forward, OSS must make the FSSAT available annually, no later than May 1 of each year, and provide annual training to each district’s school safety specialist and other appropriate personnel on the assessment of physical site security and completing the FSSAT.

**Hardening**

The Commission’s initial report included a number of tiered options for school hardening and harm mitigation. Additionally, the Commission recommended a specific set of harm mitigation strategies that should be implemented immediately by all schools to include identification of safe spaces in classrooms and locked gates and doors. Compliance with these basic harm mitigation strategies is detailed at the end of this chapter.
The Governor’s Executive Order 19-45 required the Department of Education to develop best practices for school hardening and harm mitigation that, at minimum, incorporate a tiered approach to school hardening, ranging from basic harm mitigation strategies to more advanced security measures, as identified in the Marjory Stoneman Douglas High School Public Safety Commission’s Initial Report. FDOE submitted the required report to the Executive Office of the Governor and the legislature on July 1, 2019.

Senate Bill 7030 also required that OSS convene a School Hardening and Harm Mitigation Workgroup comprised of individuals with subject matter expertise on school campus hardening best practices. The workgroup is required to review school hardening and harm mitigation policies and submit a report to OSS by August 1, 2020, that includes a prioritized implementation list of school campus-hardening and harm-mitigation strategies and related estimated costs and timeframes.

Active Assailant Response

Senate Bill 7026 required that school districts develop emergency response plans along with public safety agencies and that schools conduct monthly active assailant response drills. The Commission’s initial report identified a number of issues surrounding active assailant policies, drills and training at the school and district level and recommended a number of improvements.

Senate Bill 7030 requires each district school board and charter school governing board to adopt an active assailant response plan and that all required active assailant drills be conducted in accordance with developmentally and age-appropriate procedures. The legislation also requires that by October 1, 2019, and annually thereafter, each district school superintendent and charter school principal certify that all school personnel have received annual training on the procedures contained in the plan.

SAFE SCHOOL OFFICERS

Senate Bill 7026 required that each school district cooperate with law enforcement agencies to assign one or more safe-school officers (SSO) at each public school.
Senate Bill 7030 enhanced options for providing SSOs by delineating four safe-school officer options, which include a police officer or deputy sheriff, a school guardian or a school security guard who has received guardian training.

Senate Bill 7030 requires district school boards to collaborate with charter school governing boards to facilitate charter school access to all safe-school officer options. If a district school board denies a charter school access to any of the safe-school officer options, the school district must assign a school resource officer or school safety officer to the charter school and retain the charter school’s share of the costs from the safe schools allocation.

Senate Bill 7030 requires OSS to annually publish a list identifying the number of safe-school officers in the state and information related to disciplinary incidents involving such officers.

**Coach Aaron Feis Guardian Program**

Senate Bill 7026 permitted a sheriff and school district to establish a Coach Aaron Feis Guardian Program to help fulfill the requirement to have a Safe School Officer in every school. The Guardian Program allows non-law enforcement officers to fulfill the role of SSO.

Senate Bill 7030 implemented several recommendations from the Commission regarding the Guardian Program. The legislation removes the prohibition on an individual who exclusively performs classroom duties as a classroom teacher from participating in the Guardian Program.

The bill requires a sheriff to establish a guardian program if the local school board votes by majority to implement the program, or to contract with another sheriff’s office that has established a program, in order to provide training to school district or charter school employees. A sheriff who has established a guardian program may contract to provide training to a school district or charter school employee employed in a county whose sheriff has not established a guardian program. The bill also requires the employee to complete the required training to the sheriff’s satisfaction and then be appointed by the superintendent or charter school principal, as applicable.
School Resource Officer Training

The Florida Department of Law Enforcement (FDLE) conducted an SRO job task analysis (JTA) and as a result revised its 40-hour SRO training course and created a new 24-hour crisis intervention team (CIT) class specifically for SROs, as required by Senate Bill 7026. FDLE also created a 16-hour single-officer response to active threat and shooter incidents program. All three have been approved by the Criminal Justice Standards and Training Commission (CJSTC).

The results of the JTA allowed FDLE to modify the SRO course to remove some curricula and place much more emphasis on security and emergency management. Over 250 SROs have been trained under this new course since May. The new CIT course is based on the Memphis model and developed in consultation with the Department of Education, University of South Florida School of Psychology, and the Officer of the Attorney General. It is specific to SROs with a focus on dealing with juveniles, but is not intended to replace the standard 40-hour CIT course. So far the feedback on the course has been positive. This is the most aggressive high-liability training that the CJSTC has adopted so far and 14 train-the-trainer courses have been held since June with over 150 instructors certified. The three courses can be taught separately or packaged as an 80-hour course. The SRO course does not include training on behavioral threat assessments, which will be included in a separate course.

INFORMATION SHARING

Centralized Integrated Data Repository

Senate Bill 7026 directed that the Office of Safe Schools work with the Florida Department of Law Enforcement to create a centralized “data repository” and analytics resources to improve access to information from sources including social media, the Department of Children and Families (DCF), the Department of Law Enforcement (FDLE), the Department of Juvenile Justice (DJJ) and local law enforcement agencies.

In May 2018, FDOE established three workgroups (User and Data Governance, Technology and Legal) that consist of members from the Department of Children and Families, the
Department of Law Enforcement, the Department of Juvenile Justice and the Agency for Health Care Administration.

Senate Bill 7030 specified some additional data that must be included in the centralized integrated data repository in coordination with FDLE. The Governor’s Executive Order 19-45 required FDOE to immediately take any and all steps necessary to provide a centralized, integrated data repository and data analytics resources to include access to timely school safety information by August 1, 2019. The system, now renamed the Florida School Safety Portal, went live on August 1, 2019, at www.flsafetyportal.org. A review of the system and its practical uses and limitations is provided in Chapter 10.

**Fortify Florida**

Senate Bill 7026 required the Florida Department of Law Enforcement to collaborate with the Department of Legal Affairs to procure a mobile suspicious activity-reporting application. The “Fortify Florida” app, officially known as “FortifyFL,” allows students and others to anonymously report unsafe, potentially harmful, dangerous, violent or criminal activities, or the threat of these activities, to the appropriate law enforcement agencies and school officials, using any electronic smart device.

The FortifyFL mobile application went live in October 2018. There are 6,934 public and private schools identified in the app that are assigned for response to 227 law enforcement agencies.

In order to further encourage the app’s use throughout the state, Senate Bill 7030 requires district school boards and charter schools to promote the use of the mobile suspicious activity reporting tool (FortifyFL) by advertising the tool on its website, school campuses and newsletters, to install the application on all mobile devices and to bookmark the website on all computer devices issued to students.

**Sharing of Confidential Information and Student Records**

Senate Bill 7026 required all state and local agencies that provide services to students “experiencing or at risk of an emotional disturbance or mental illness” to share confidential
information and records if the information is “reasonably necessary to ensure access to
appropriate services for the student or to ensure the safety of the student or others.”

Senate Bill 7030 modifies requirements relating to new student registration and transfer of
student records by clarifying the mental health services-related reporting requirements at
the time of initial registration and specifying the information that must be transferred from
one public school to another upon a student’s transfer.

Senate Bill 1418, which was also passed in the 2019 legislative session, requires a mental
health service provider to release information from the clinical record of the patient when
a patient communicates a specific threat against an identifiable individual to the provider.
The information must be sufficient to inform law enforcement of the potential threat.

THREAT ASSESSMENTS

Senate Bill 7026 required each school district to designate a threat assessment team at
each school and requires the team to operate under the district school safety specialist’s
direction.

Senate Bill 7030 required the Office of Safe Schools to develop, no later than August 1,
2019, a standardized, statewide behavioral threat assessment instrument for use by all K-
12 public schools and evaluate, by August 1, 2020, each school district’s and charter school
governing board’s behavioral threat assessment procedures for compliance with the law.

The legislation also requires OSS to establish a Statewide Threat Assessment Database
Workgroup to complement the work of FDOE and FDLE associated with the centralized
integrated data repository and data analytics resources initiative. The workgroup must
make recommendations regarding the development of a statewide threat assessment
database to provide access to information about any school threat assessment to
authorized personnel in each school district. The workgroup must provide a report to OSS
no later than December 31, 2019.

The concept of threat assessments has emerged as a way to identify and manage all threats
of targeted violence, not just those in schools. On February 13, 2019, Governor Ron
DeSantis directed the Florida Department of Law Enforcement (FDLE) to develop a statewide strategy for identifying and managing threats of targeted violence. Florida will be the first state in the nation to take such a comprehensive approach to this problem. While a few states have Behavioral Threat Assessment and Management (BTAM) programs in schools, none have attempted to implement a statewide strategy to address all forms of targeted violence.

Based on the Governor's directive, FDLE is coordinating with state and local law enforcement partners through the Florida Office of the Attorney General, the Florida Police Chiefs Association (FPCA) and the Florida Sheriffs Association (FSA) to enlist their input and participation on a Threat Assessment Strategy Steering Group.

With the increase in both number and lethality of mass targeted violence incidents, Governor DeSantis also directed FDLE to begin developing Criminal Justice Standards and Training Commission (CJSTC) training on Behavioral Threat Assessment and Management.

**DISCIPLINE AND DIVERSION**

**Juvenile Diversion Programs**

While not addressed in Senate Bills 7026 and 7030, the Commission’s initial report included a recommendation for establishing guidelines for Juvenile Diversion Programs. Recognizing the importance of this issue, Governor DeSantis issued Executive Order 19-45 on February 13, 2019, which required the Florida Department of Juvenile Justice (DJJ) to complete and submit a report to the Executive Office of the Governor and the legislature by July 1, 2019, with information on school-based discipline diversion programs in place in all 67 county school districts. The report was to include requirements for eligibility and operation, costs and impact on school and public safety programs to determine whether there is adequate information or evidence available to draw an informed conclusion about the efficacy of these programs and their impact on school and public safety and to further work together to develop best practices and consistent criteria for school-based discipline diversion programs.
The report was completed and the Commission has adopted their recommendations as detailed in Chapter 11.

Reports to Law Enforcement and SESIR

Senate Bill 7030 enhances oversight and enforcement as it relates to School Environmental and Safety Incident Reporting (SESIR) by requiring school districts and charter schools to report specified incidents and requires OSS to collect, review and evaluate data regarding the reports to ensure compliance with the reporting requirements.

The law also requires each district school board to define criteria for reporting to a law enforcement agency any act that poses a threat to school safety as well as acts of misconduct which are not a threat to school safety and do not require consultation with law enforcement.

MENTAL HEALTH

Since the Marjory Stoneman Douglas High School shooting in 2018, there has been increased focus on improving the mental health of students and training educators in signs and symptoms through youth mental health first aid.

Senate Bill 7026 created the mental health assistance allocation to assist school districts in establishing or expanding school-based mental health care. Schools must develop mental health plans focused on evidence-based mental health treatment. School districts shall submit approved plans, including approved plans of each charter school in the district, to the Commissioner of FDOE by August 1st of each fiscal year. Beginning with the 2018-2019 school year, the Department of Education was required to establish an evidence-based youth mental health awareness and assistance training program to help school personnel identify and understand the signs of emotional disturbance, mental illness and substance abuse and provide such personnel with the skills to help a person who is developing or experiencing an emotional disturbance, mental health or substance use problem. As of December 2018, FDOE facilitated training for nationally certified Youth Mental Health First Aid trainers representing school districts in all 19 Multiagency Service Network for Students with Severe Emotional Disturbance (SEDNET) regions throughout the state. FDOE
collaborated with the National Council and established a six-hour training option for school district personnel as “first-aiders.”

Senate Bill 7026 also directed school boards to require student disclosure of mental health referrals at registration, to allow an expelled student who is admitted to another district to be referred for mental health services, to require the student code of conduct to include policies for referring violent or disruptive students for mental health services, to require students expelled for firearms or certain threats to be referred for mental health services and to require student crime watch programs to allow anonymous reporting.

Senate Bill 7030 requires school districts to develop a multi-tiered system of support to deliver evidence-based mental health care. At a minimum the plans must include:

- The direct employment of certified school counselors or other mental health professionals;
- Strategies to increase the amount of time that school-based student services personnel spend providing direct services to students;
- Contracts with local community behavioral health providers or providers of Community Action Team services to provide a behavioral health staff presence and services at district schools;
- Policies and procedures that allow for students to receive services within 15 days of referral;
- Strategies or programs to reduce the likelihood of at-risk students developing social, emotional or behavioral health problems; and
- Strategies to improve the provision of early intervention services, and to assist students in dealing with trauma and violence.

SCHOOL SAFETY FUNDING

Senate Bill 7026 included more than $69 million to the Department of Education to fund the mental health assistance allocation, $67 million in training money for sheriff’s offices and school districts that decide to establish a school guardian program, $97 million to increase the safe school allocation paid by the State to school districts, $98 million to fund a
school hardening and enhanced campus security grant program and $18.3 million to the Department of Children and Families for additional mobile crisis teams to ensure reasonable access among all counties.

Senate Bill 7030 provided additional flexibility in funding to enhance school safety and security and it provides additional mental health services to students. Some examples of the funding changes include retroactively providing school districts with authority to spend Fiscal Year 2018-19 safe schools allocation funds on current SROs, providing school districts with greater flexibility to improve school safety by authorizing the transfer of categorical funds within the Florida Education Finance Program towards school safety expenditures and expanding authorized uses of the overall safe schools allocation.

**E911 AND RADIO SYSTEMS**

While not exclusively a school safety issue, the Commission’s initial report found that issues related to 911 and communications systems played a significant factor in the delayed response times to the Marjory Stoneman Douglas incident. Consequently, the Commission recommended a number of improvements in this area.

House Bill 441, passed during the 2019 Legislative session and approved by the Governor on June 26, 2019, requires the Florida Department of Management Services to develop a plan by February 1, 2020, to upgrade 911 public safety answering points (PSAP) within the state to allow the transfer of an emergency call from one local, multijurisdictional or regional E911 system to another local, multijurisdictional or regional E911 system in the state. The bill specifies that this transfer capability should include voice, text message, image, video, caller identification information, location information and additional standards-based 911 call information.

The bill also requires the development and implementation of communications systems that allow direct radio communication between each PSAP and first responders. Each sheriff must facilitate the development and execution of written interlocal agreements between all primary first responder agencies within their county. By January 1, 2020, every
sheriff must provide to FDLE a copy of each interlocal agreement and written certification that all PSAPs in his or her county are in compliance.

IMPLEMENTATION AND COMPLIANCE

The Office of Safe Schools (OSS), with input from the Commission, sent surveys to the 67 school districts in Florida in order to evaluate progress and compliance with best practices and school safety legal requirements. These survey responses were self-reported by each school district’s School Safety Specialist (SSS). Some of the questions varied slightly over a six-month period, but the below survey results clearly show that school safety in Florida is improving.

<table>
<thead>
<tr>
<th>Is a safe-school officer present at all times when school is in session at every school in the district?</th>
</tr>
</thead>
<tbody>
<tr>
<td>April</td>
</tr>
<tr>
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</tr>
<tr>
<td>Yes</td>
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<tr>
<td>No</td>
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</table>

<table>
<thead>
<tr>
<th>Have both your school district and the sheriff authorized the Guardian Program?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Note: This was split into separate questions for the June and August surveys</td>
</tr>
<tr>
<td>April 2019</td>
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<tr>
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<tr>
<td>Yes</td>
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<table>
<thead>
<tr>
<th>Has your school district authorized the Guardian Program?</th>
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<tbody>
<tr>
<td>April 2019</td>
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<tr>
<td>Yes</td>
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<tr>
<td>No</td>
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</tbody>
</table>
### Has the sheriff in your county authorized the Guardian Program?

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<tr>
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<th>April 2019</th>
<th>June 2019</th>
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<tbody>
<tr>
<td>Yes</td>
<td>N/A</td>
<td>39</td>
<td>45</td>
</tr>
<tr>
<td>No</td>
<td>N/A</td>
<td>28</td>
<td>22</td>
</tr>
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</table>

### Does your district authorize school employees (principals, coaches, counselors, etc.) to perform Guardian duties in addition to their regular duties?

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<th>April 2019</th>
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<tr>
<td>Yes</td>
<td>18</td>
<td>21</td>
<td>21</td>
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<tr>
<td>No</td>
<td>49</td>
<td>46</td>
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### Has Guardian training taken place in your district?

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<tr>
<td>Yes</td>
<td>25</td>
<td>28</td>
<td>36</td>
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<tr>
<td>No</td>
<td>42</td>
<td>39</td>
<td>31</td>
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### Does your district have a written active assailant response policy or procedure?

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<th>April 2019</th>
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<tbody>
<tr>
<td>Yes</td>
<td>63</td>
<td>65</td>
<td>67</td>
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<tr>
<td>No</td>
<td>4</td>
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### If so, has that policy or procedure been distributed to all district employees?

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<tr>
<td>Yes</td>
<td>58</td>
<td>59</td>
<td>67</td>
</tr>
<tr>
<td>No</td>
<td>9</td>
<td>8</td>
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</table>
If so, does the policy or procedure clearly state that any and all school employees are authorized to initiate an active shooter response?

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<tbody>
<tr>
<td>Yes</td>
<td>53</td>
<td>61</td>
<td>67</td>
</tr>
<tr>
<td>No</td>
<td>14</td>
<td>6</td>
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Does your district have a policy or procedure requiring that all classroom doors be locked when occupied by students?

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<tr>
<td>Yes</td>
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<td>60</td>
<td>67</td>
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<tr>
<td>No</td>
<td>14</td>
<td>7</td>
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</table>

Does each classroom door with a window have a teacher-accessible opaque covering that may be quickly applied in response to an active assailant?

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<tr>
<td>Yes</td>
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<td>40</td>
<td>59</td>
</tr>
<tr>
<td>No</td>
<td>36</td>
<td>27</td>
<td>8</td>
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</table>

Does your district have a policy or procedure requiring the establishment and identification of a “hard corner” or other “safest area” in each classroom?

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<tr>
<td>No</td>
<td>14</td>
<td>13</td>
<td>0</td>
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</tbody>
</table>
### CHAPTER 2. FLORIDA SCHOOL SAFETY DEVELOPMENT AND IMPLEMENTATION

#### Does every school in your district conduct an active assailant drill at least one time per month?

*Note: This practice was required by law effective April 2018, a year prior to the first*

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Yes</td>
<td>43</td>
<td>46</td>
<td>66</td>
</tr>
<tr>
<td>No</td>
<td>24</td>
<td>21</td>
<td>1</td>
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</table>

#### Are there schools in your district that conduct active assailant drills where the students do not physically move or react during the drill?

<table>
<thead>
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<th>April 2019</th>
<th>June 2019</th>
<th>August 2019</th>
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<tbody>
<tr>
<td>Yes</td>
<td>10</td>
<td>12</td>
<td>6</td>
</tr>
<tr>
<td>No</td>
<td>57</td>
<td>55</td>
<td>61</td>
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</table>

#### Do you conduct active shooter drills that require the students to run in addition to “locking down” (hiding)?

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<tr>
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<td>41</td>
<td>47</td>
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</tr>
<tr>
<td>No</td>
<td>26</td>
<td>20</td>
<td>2</td>
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</tbody>
</table>

#### Does each school each school employee have a communication device on their person and/or a device that is immediately accessible at all times where he/she may immediately communicate an observed threat and activate an active assailant response?

<table>
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</tr>
<tr>
<td>No</td>
<td>34</td>
<td>23</td>
<td>11</td>
</tr>
</tbody>
</table>
### Does each school employee have a communication device on their person and/or a device that is immediately accessible at all times where he/she may immediately receive communications about an observed threat and any directive to initiate an active assailant response?

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</tr>
<tr>
<td>No</td>
<td>34</td>
<td>22</td>
<td>9</td>
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</table>

### Does every school in your district have a requirement that gates to fences surrounding the school be closed and locked when not being used for active ingress and egress?

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<tr>
<td>No</td>
<td>10</td>
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</table>

### Is there a requirement that gates opened for ingress and egress be staffed at all times when open?

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### For schools that are only served by a Guardian (no law enforcement officer assigned), do at least one Guardian on every campus have a law enforcement radio?

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<th>June 2019</th>
<th>August 2019</th>
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The survey results establish that every measure listed has improved throughout Florida schools. However, this does not mean that all Florida schools are in compliance and this should not mean Florida has achieved overall school safety success. Schools have much work yet to be done and they must continue their efforts to ensure that all schools are as safe as possible at all times. The OSS and the Commission will both continue to monitor compliance and the Commission strongly encourages the Department of Education to use all means necessary to compel compliance.
CHAPTER 3. REUNIFICATION AND MASS CASUALTY DEATH NOTIFICATION POLICIES AND PROCEDURES

On February 14, 2018, 3,090 of the 3,318 enrolled students and approximately 210 staff members were present at Marjory Stoneman Douglas High School (MSDHS). As noted in the Commission’s Initial Report, Broward County Public Schools and Marjory Stoneman Douglas High School did not have an established active assailant response policy. There were no written and trained-on policies regarding Code Red and lockdown procedures.

There were two documents available to school staff related to school safety at the time of the shooting. The first document was the “Emergency Preparedness Manual,” which was a 151-page document published on the district’s website. The manual outlined emergency procedures for various incidents such as: medical and weather emergencies; air-quality alerts; bees, wasps and hornets; chemical spills; elevator emergencies; fire emergencies; flooding; mail-handling guidelines; lightning alerts; tornado emergencies; and utility failures. The second document was the “School Safety Plan,” and it contained generic information relating specifically to MSDHS. Each school in the district had a similar document with information pertaining to the specific school. Neither document included information related to active shooter or assailant procedures or protocol. In the event of an incident, such as the mass shooting that occurred at MSDHS, there was not a Broward County School District plan that instructed students, teachers, staff, administrators or parents on where to go or what to do for family reunification.

Similarly, there has been very limited evidence indicating that other school districts across the state or that many across the nation were equipped with family reunification policies and procedures in the aftermath of a major event such as an active shooter. BCPS, like many other districts, had no plans to reunite students with their families, to provide appropriate information for those who were transported to hospitals or to assist with death notifications in a mass casualty incident.

The same can also be said regarding most law enforcement agencies. The Commission conducted a sample survey of both sheriff and police agencies within Florida, which
indicated that most agencies’ policies addressed death notification in homicide cases with smaller numbers of casualties. Only a few agencies had recently begun to address the mass casualty scenarios that unfortunately have become more prevalent across the country.

In recognizing that gaps exist in policy and procedure for these types of tragic incidents, the Commission heard testimony during its April and June 2019 meetings to identify and address those gaps and provide recommendations for schools, law enforcement and community agencies moving forward. Specifically, the Commission heard how reunification and death notification was addressed from the perspective of family members who lost loved ones at MSDHS as well as the law enforcement officers who worked tirelessly that day in what was one of the most difficult crime scenes a detective could have to investigate.

To provide some perspective regarding reunification, FDLE Orlando Special Agent Supervisor Jason Cook presented to the Commission on reunification and death notifications following the Pulse Nightclub shooting. Captain Rick Francis of the Seminole County Sheriff’s Office also shared Seminole County School District's policy addressing mass casualty reunification when incidents occur at a school facility.

**MSDHS MASS CASUALTY INCIDENT REUNIFICATION/NOTIFICATION—FAMILY PERSPECTIVE**

Many people raised concerns about the process used to reunite parents with their children after the MSDHS shooting. Many students left cell phones, backpacks and belongings behind as they fled the buildings, and were unable to make contact with their families. There was confusion as to where to go, with some parents scrambling to multiple locations and hospitals in an effort to gain information and find their children. The Commission heard from four families who provided a synopsis of their experiences the afternoon and evening of February 14, 2018.

**Tom and Gena Hoyer; Parents of Luke Hoyer**

Gena was at home when she was contacted by a friend and told to turn on the television because there had been a shooting at MSDHS. The news showed fire/rescue working on
what appeared to be a student who was outside of the school. Gena then contacted her husband, Tom.

Gena tried to call Luke, but he did not answer. She thought that Luke may have left his phone behind while trying to evacuate. After not hearing anything she thought he might have been injured and decided that she and Tom would go to local hospitals to try and locate Luke. Tom called the hospital, Broward Health North, and was told by the charge nurse that she could not provide any information or confirm whether Luke was in their facility. Tom then drove to the hospital in an attempt to locate his son but was denied entry because the hospital was on lockdown. Tom had to enter through the emergency room and finally spoke to staff. Gena went to Broward Health North and was told upon arrival to go to a nearby Marriott hotel (reunification site) for information.

Upon arrival at the Marriott, Tom and Gena checked in with BSO personnel who took their names and asked for Luke’s information. Several times while waiting in the ballroom, law enforcement personnel asked them and other families to provide pictures of their children. Although there were many law enforcement employees from multiple agencies present, none were providing any information. Gena had no idea who was in charge.

At approximately 1:00 a.m., Tom and Gena were called to a separate room and were advised that Luke had been shot and killed. Gena was told that Luke was alone when he was killed on the third floor of Building 12. She found out several days later that she had been provided incorrect information. Luke had actually been shot on the first floor of Building 12 while next to Gina Montalto and Martin Duque. Immediately after being told of her son’s death, Gena was provided with victim’s assistance paperwork to sign.

Fred and Jennifer Guttenberg; Parents of Jaime Guttenberg

Fred received a call from his son who attended Marjory Stoneman Douglas High School that there had been a shooting at MSDHS. He could not find his sister and was running because he heard gunfire. Fred instructed his son to keep running. Fred and Jennifer continued to text and call Jaime’s phone with no response. At approximately 3:00 p.m., Fred posted on Facebook that he was trying to locate Jaime. Between 3:30 and 4:00 p.m., he received a
message to go to the Marriott. Fred and Jennifer sent some of Jaime’s friends and their families to the hotel so Fred and Jennifer could attempt to locate Jaime at the hospital. Jaime was not there. The hospital checked other databases as well, but could not locate her. At approximately 5:00 p.m., Fred and Jennifer received information via Jaime’s friends that Jaime was not at the Marriott. Fred then reached out to a detective who is a personal friend and who was also at the shooting scene. Fred received confirmation from the detective while en route to the Marriott Hotel that Jaime was deceased. Fred pulled over on the side of the road to tell his wife Jaime had been murdered. The Guttenbergs did not go to the Marriott but instead drove back to their residence to be with friends and family. The media was there almost immediately. At approximately 9:30 p.m., Fred and Jennifer left their home to be with the other families at the Marriott. Fred and Jennifer were at the Marriott until approximately 2:30 a.m. While at the hotel, they received the official death notification from BSO around 1:30 a.m. They had been in a room full of people and not provided any information prior to that time. Fred described a parent of one of the victims as having a “meltdown” due to the lack of information. Fred did not recall seeing any victim advocates present. He described the lack of information from officials as a “seven-hour vacuum.”

Tony and Jennifer Montalto; Parents of Gina Montalto

Tony Montalto found out about the shooting along with his wife, Jennifer, who immediately responded to MSDHS. The students were coming out of the school, but Jennifer could not locate Gina. She called her cell phone but did not get an answer. Jennifer thought Gina may have left her phone behind while trying to escape from the shooting.

At some point Jennifer was told to go to the Marriott. She saw the chaos there and did not go inside. Tony and Jennifer received information that a female matching Gina’s description was possibly at the hospital, so Jennifer headed there and Tony went to the hotel. Tony was told that if he went inside the hotel he would not be allowed to leave. He decided not to enter and left to meet Jennifer at the hospital.

While at the hospital, Jennifer was not given any information and asked what Gina was wearing that day. BSO separated Jennifer from her family and friends who were there to
support her. Jennifer was instructed to sit in a room by herself while waiting for Tony to arrive. A priest and some other religious officials were present when a BSO detective and possibly a “counselor” eventually notified Tony and Jennifer that Gina was deceased. They were not given any other information. They asked to see Gina and were told no. Tony and Jennifer were visibly shaken but were not offered a ride home or any other assistance. Tony and Jennifer drove back to their residence which was so close to MSDHS that the road had been shut down by law enforcement. Despite having just learned their daughter was murdered, and relaying that to the officer working the detail, they were notified by a law enforcement officer that they would not be able to return to their residence via that route.

Debbie Hixon; Wife of Chris Hixon

Debbie Hixon was at another BCPS school when she saw the news of the shooting at MSDHS. She called Chris’ phone at 2:42 p.m. Chris’ phone was answered by Security Specialist Kelvin Greenleaf who passed the phone to Assistant Principal Jeff Morford. Debbie was not provided with any information by Morford.

Debbie left her school at 3:30 p.m. and went home. Debbie was contacted by a supervisor for high school principals, Alan Strauss, who advised her that Chris had been shot and told her to go to the Marriott.

Debbie arrived at the Marriott around 7:30 p.m. She met with someone from the FBI who seemed ready to tell her something but instead directed her to another room where she felt forgotten.

The Red Cross was present at the hotel and Debbie had the impression that the FBI was in charge. She was asked to provide pictures of Chris. The FBI and BSO repeatedly gave instructions to parents at the reunification site but since she was not a parent of a missing student she was confused about what she should do and where she should be.

Debbie received several messages on her cell phone offering condolences but had not yet been notified by law enforcement of Chris’ death. Around 10 p.m., she showed the text messages to BSO Major Osgood and told him she needed answers. He informed her she
would need to go to the hospital in order to get any new information and she would be able to meet with someone from BSO there.

Around 11 p.m., she arrived at the hospital, but she did not find anyone from BSO. The hospital staff said that at 3:00 p.m. they knew Chris was deceased and that BSO was supposed to notify her. At 2:00 a.m., BSO called Debbie to notify her that Chris was deceased. At this point Debbie was already home and knew of Chris’ death. In the following days, a detective came by to apologize for the notification process taking so long.

**BROWARD COUNTY SHERIFF’S OFFICE PERSPECTIVE**

After the families testified, representatives from the Broward County Sheriff’s Office provided the Commission with their perspective regarding family reunification and death notifications following the MSDHS shooting. Detective Zack Scott and Captain Scott Champagne addressed the challenges that they faced that day when they tried to identify victims and notify families in a timely manner.

Detective Scott stressed that identifying the victims and notifying their families was of paramount importance to BSO. However, equally important was ensuring that BSO followed all proper investigative procedures to protect the integrity of the investigation and prosecution. Simultaneously, BSO had to balance many tasks which included ensuring accurate victim identification, collection of evidence, witness interviews, suspect apprehension and crime scene integrity. The number of victims and large crime scene led to a very time-intensive process.

The deputies and officers who initially cleared Building 12 evacuated the last person at approximately 3:21 p.m. However, there were still several rooms that had to be breached and searched to ensure there were no other victims or suspects. The size of the area was also a consideration since there were ten classrooms on each of the three floors plus closets, bathrooms and stairwells. At the time it was not known there was only one suspect.

At approximately 5:10 p.m., while victims’ families were waiting for information, law enforcement was finally able to begin a “deep clear” of Building 12. That is when the
building was again searched to ensure that there were no improvised explosive devices, a
tactic that has been used in other attacks to draw first responders to a scene and create
further casualties. This task was very time consuming. There were 743 students on the
roster for that building that day, with bags, purses and other personal effects left behind.
The bomb squad had to clear each floor room by room.

After clearing the building, numerous photographs, videos and digital scans had to be
taken. Evidence had to be collected along with specific descriptions of each item and its
location.

Investigators used a team, including medical examiner personnel, in their effort to expedite
victim identification to look for any identification on each victim’s person. Only two victims
had identification, including the adult victims. This meant that 13 victims inside and
around Building 12 had not be identified by well into the evening.

Another challenge was that some injured victims at the hospital were unable to
communicate their identities, while two victims passed away at the hospital.
Communication between the hospital, command post, and the reunification center was
challenging due to the magnitude of the situation. Another challenge was that as parents
arrived at the reunification center to look for their children, they provided names, ages and
descriptions that unfortunately matched several of the victims, both deceased and injured.

At one point there were over 800 people at the reunification center. Many were families
unable to contact their child because some students had left their cell phones behind, and
even those who had phones were often blocked by an overloaded cell network.
Additionally, witnesses were also transported to the reunification site which meant their
families congregated there as well.

BSO worked diligently to identify the victims but were hindered due to the lack of
identification on the victims. It was not until late in the evening that the school district
provided BSO a book that contained pictures of some students, but seniors’ photographs
were not included in the book. BSO made some tentative identifications but could not make
conclusive identification of all victims. Detectives asked parents to provide photographs of their children, but the volume of incoming emails paralyzed the system and emails were rejected.

Two decisions further delayed death notifications. First, BSO homicide detectives told others that they wanted to personally handle all notifications as they normally do in homicide cases. Detectives do this so they are able to provide the most accurate information to victims’ families. However, due to the number of victims and voluminous evidence being collected in this case, homicide investigators later found it impossible to personally make the notifications. The absence of homicide detectives at the reunification center left a void of personnel trained and experienced in the death notification process. The victim advocates from various agencies, including the Attorney General’s office and the FBI, did not have the necessary information to make the notifications. The reunification center lacked command and control, and there was coordination void among all the stakeholders.

Secondly, a decision was made to delay death notifications until all victims were identified so the notifications could be made as simultaneously as possible. BSO recognized in hindsight this was not attainable and added more confusion and angst to the waiting families. With 17 deceased victims, there were not enough teams to assist with the notifications, not enough resources and inadequate private or semi-private areas, all of which created even more delays.

The Marriott was a fairly large, central location but was still inadequate due to the number of people present at the reunification site. The hotel’s conference center walls were not soundproof, and people outside the rooms could hear families’ reactions when they learned of the death of their loved ones. All death notifications were completed within approximately 12 hours of the shooting, but some families waited until after 3:00 a.m. before they were notified.

The hospitals, where families were sent in hopes of finding their loved ones, were experiencing the same miscommunication issues and lack of coordination. Hospital
personnel were not able to or refused to provide any information, and the officers assigned to the hospitals were unable to assist those who went there looking for answers.

Family members expressed to the Commission a preference that death notifications be made even if they are tentative identifications so that families don’t have to wait for so long before getting any information. Detective Scott addressed this idea and stated that, from BSO’s perspective, the possibility of misidentifying a deceased child is worse than actually waiting until confirmation. Both perspectives have merit; one’s perspective is largely driven by the desire to get it right, while the other’s is driven by the desire for information.

Captain Scott Champagne told the Commission that BSO has hired an Emergency Management Director and is in the process of developing its Death Notification and Reunification Policy for Mass Casualty Incidents to address concerns raised during the MSDHS shooting.

**MASS CASUALTY INCIDENT SURVEY**

The Commission surveyed 25 sheriffs and 25 police chiefs from agencies of various sizes in Florida. The purpose of the survey was to capture a snapshot of agencies with mass casualty notification policies. There were two questions asked in the survey. First, “Do you have a policy which governs the manner in which death notification will be handled in the event of a mass casualty incident?” And second, “Do you have a policy which governs the reunification process following a mass casualty incident?”

The survey determined that most of the agencies, regardless of the agency size, did not have policies dealing with death notifications and family reunification in a mass casualty incident. Thirty-six agencies responded; 18 sheriffs and 18 chiefs. Three sheriffs and three chiefs advised they were in the draft process for both of these policies. Eighty-three percent of respondents did not have a policy for either topic.

One agency surveyed did have a very comprehensive plan addressing family reunification and included topics such as opening a family assistance center, incorporating the health department for mental health assistance, incorporating victim advocates, counseling for
survivors and using an automated tool to aid in reunification, patient tracking and transportation from hospitals. One agency had a plan that was exercised and found how quickly resources can be exhausted with even one hundred persons as part of their exercise.

There have been agencies that have built their policies following significant events such as the shooting at the Pulse nightclub. Agencies that had the foresight to learn from those events, like Seminole County, have already established and exercised their plans. However, the survey clearly indicates that BSO was not alone in not having a policy on death notification and reunification as it relates to mass casualty incidents, and there is room for improvement in this area.

**FAMILY REUNIFICATION / NOTIFICATION SCHOOL POLICIES**

The Commission inquired of many Florida school districts and largely found a void in robust emergency situation family reunification policies. The exception is the Seminole County School District.

**Seminole County School District**

The Seminole County School District, in conjunction with the Seminole County Sheriff's Office School Resource Officer Program, has developed a school district-specific family reunification plan that encompass several types of large-scale reunification procedures for numerous incident types. The Seminole County plan is a model plan that other agencies should consider emulating.

The Seminole County School District has also purchased a software system to manage the reunification process and trained district personnel who would deploy to the impacted school site. This product is part of an overall visitor management process that maintains real-time data on who is currently on campus from visitors to students. Rosters can be sent to teachers through an app to account for students and to identify those injured or missing. The app also has a messaging capability for communication with parents. The school district conducts various reunification drills during the school year.
CHAPTER 3. REUNIFICATION AND MASS CASUALTY DEATH NOTIFICATION POLICIES AND PROCEDURES

FINDINGS:

Family Perspective:

1. There was ineffective communication between law enforcement officials and MSDHS victims’ families during the death notification process. Law enforcement officials provided some victims’ families confusing and wrong information.

2. The MSDHS family-student reunification process was ineffective because neither the Broward County School District nor the Broward County Sheriff’s Office had plans or policies in place to affect an orderly reunification.

3. The Marriott hotel was eventually identified as the reunification and gathering point for victims’ families; however, there was no clear line of authority at the hotel and victims were confused as to who was in command and making decisions.

4. Families were separated from their personal support groups, not provided a single point of contact and many families were not aware of any victim advocates or available assistance in the days after the shooting.

5. The Broward County Sheriff’s Office did not control the scene at the Marriott hotel and that resulted in inappropriate media access to victims’ families.

6. The Broward County Sheriff’s Office did not provide grieving families private areas at the hotel and they could hear each other crying and screaming.

Broward Sheriff’s Office:

7. The BSO-established reunification center at the Marriott hotel lacked effective command and control.

8. BSO’s lack of an effective mass casualty reunification and death notification policy resulted in an ineffective process.

9. Line-level BSO personnel were well-intended and acted in good faith during their reunification and death notification efforts.
10. Broward County Public Schools was not adequately prepared to assist the Broward County Sheriff’s Office with student identification by providing student rosters with photographs.

Reunification Policies and Procedures:

11. Most Florida law enforcement agencies also lack mass casualty reunification and death notification policies.

12. The Seminole County Sheriff’s Office mass casualty reunification policy (Appendix I) is an exemplary policy and a model for others to follow.

13. The Seminole County School District’s reunification policy (Appendix J) is an exemplary policy and a model for others to follow.

14. Technology is available to facilitate and automate the reunification process.

RECOMMENDATIONS:

1. Every law enforcement agency should have a mass casualty death notification and reunification policy. Seminole County Sheriff’s Office’s policy and practices should be considered as a model for law enforcement agencies to adopt.

2. Every policy must have an effective command-and-control structure that identifies an on-site individual to supervise the reunification and reporting process.

3. Agencies should consider the parents’ recommendation that families be provided with tentative decedent identifications to provide more timely notifications. There are differing views on this recommendation, and the decision whether to provide families with tentative decedent identification or wait for final identity confirmation must be made on an individual agency and case-by-case basis.

4. Family members should be provided with regular updates on the status of victim identification.
5. Agency policies should include the pre-identification of the various victim advocate services available and detail how to activate those services immediately upon the incident occurring. Victim advocate services are available through local, state and federal agencies, and services at all levels should be engaged.

6. School districts, law enforcement agencies and hospitals should collaborate and develop coordinated best practices for effective death notification and family reunification. Sheriff's offices and police departments should consider a single countywide policy for consistency across each county.

7. Critical incident stress debriefing should be mandatory for officers and all personnel, including school personnel, who respond to a mass casualty event and/or who participate in the family reunification efforts.

8. Every school district should have a plan, set forth in policy, which addresses reunifying students and staff with their families in an emergency situation. Because each school is unique, each individual school should also have a school-based reunification plan that is consistent with district policy. The district's policy should minimally address: identification of potential reunification sites; training for employees; multiple methods to effectively communicate with family members of students/staff; and methods to aid law enforcement in student/staff identification. School districts must coordinate with law enforcement, fire rescue, and emergency medical service agencies in the creation of their policies to ensure there is a unified command at the reunification site. Seminole County Public Schools’ policy and practices should be considered as a model for all school districts to adopt. Technology-based programs are available to facilitate reunification. However, school districts should also maintain written back-up documents that will facilitate reunification.

9. Every district plan should identify potential reunification sites, training for employees, equipment, signage and student/parent information to facilitate the process.
10. A unified command structure should be incorporated in the plan, particularly in a mass casualty incident where multiple agencies are involved.

11. Training and practical exercises are important components of effective plans. The reunification plan should also include required after-action reports and where appropriate, updating protocols based on the critique contained in the after-action report. Training and practical exercises should be conducted with partner agencies, such as police, fire, emergency management, victim advocates, mental health counselors and other team members who would be included in the response.
CHAPTER 4. BROWARD REGIONAL 911 AND LAW ENFORCEMENT RADIO SYSTEM

The City of Parkland does not have its own police or fire department, and on February 14, 2018, the City of Parkland’s public safety services were provided through contracts with two separate agencies: the Broward County Sheriff’s Office for law enforcement and Coral Springs/Parkland Fire Rescue for fire and EMS.

The Commission’s first report addressed the emergency communications system in Broward County, including the 911 and law enforcement radio systems used by BSO and CSPD, and determined that it had a negative effect on the law enforcement response to the shooting at Marjory Stoneman Douglas High School. Among the specific issues identified were a complicated call transfer process for 911 calls originating within Parkland, lack of radio interoperability between the BSO and CSPD emergency communications systems and officers and deputies using an antiquated radio infrastructure maintained by Broward County’s Office of Regional Communications and Technology (ORCAT). All of these intertwined issues hindered and delayed the law enforcement response to the MSDHS shooting and added unnecessary, increased risks for all persons on the MSDHS campus during the shooting and response.

To gain a better understanding of this communications failure since submitting its initial report in January 2019, the Commission continued its investigation into why this fragmented system exists. Between March and September 2019, the Commission examined various documents, met with local officials from city and county government and heard testimony from some of those same individuals at Commission meetings. The following summarizes the results of the continued investigation.

REGIONAL 911 SYSTEM REVIEW

There are 31 municipalities in Broward County, and those municipalities receive public safety services through various means. Some municipalities have their own police and fire services, some contract with neighboring municipalities for police and/or fire services, and others contract with the Broward Sheriff’s Office for police and/or fire services (BSO also
operates a fire/rescue service). The government of each municipality makes the determination how it wants to provide public safety services for its citizens. The variety of public safety service delivery models in Broward County results in different agencies operating in close proximity to each other using separate communications systems. This delivery model and agencies using varied and separate communications systems means that agencies in the same service delivery area cannot effectively communicate with each other when responding to the same calls. This also means that 911 calls are received by 911 call centers that do not dispatch for the first responder agency responsible for emergency services in the caller’s area. This inherently requires that the caller seeking emergency help be transferred from the initial 911 center (primary public safety answering point or PSAP) to another 911 center where they have to make their request for help a second time before their call for help is actually dispatched to police or fire/EMS personnel.

The issue in 2002 was greater than the issue that exists today, and there were then at least 11 different 911 primary and secondary PSAPs in Broward County. To address some of these issues, in 2002, the voters of Broward County chose to amend the County Charter and consolidate some aspects of emergency communications into a regional system. This process is sometimes referred to as “regionalization.” Regionalization of emergency communications is increasingly common and considered a best practice. The objective of regional communications systems is to avoid unnecessary call transfers so the individuals seeking emergency assistance are able to speak directly – the first time their call is answered – with the person who can provide them with emergency assistance. The issue of call transfers is most common in densely populated regions with multiple public safety agencies, Broward County being a prime example of such an environment.

The 2002 County Charter amendment focused on the regionalization of fire and emergency medical services and it stated “The County Commission with cooperation from Municipalities shall establish a countywide communications infrastructure for fire and emergency medical services. The County shall provide funding for the communications infrastructure and all service providers will utilize the elements of the communications infrastructure. The communications infrastructure shall facilitate closest unit response for
life-threatening emergencies and support for regional specialty teams.” Additionally, the Charter amendment created the Broward County Fire-Rescue Council to “facilitate the coordination between the County and the Municipalities” in establishing the countywide communications infrastructure.

Nine years after the charter amendment passed, in November 2011, the county formed the Broward County Consolidated Communications Committee (BCCCC) to evaluate the feasibility of a regional communications system. The goal was to enhance regionalization for law enforcement similar to the 2002 effort for fire/rescue services. The BCCCC was comprised of 22 individuals including representatives from county and city governments, police and fire chiefs and the Broward County Sheriff’s Office. On March 07, 2012, the BCCCC presented its final 35-page report to the Broward County Commission. The report documented the BCCCC’s consideration of governance, operations, funding and other issues associated with the regionalization process.

The BCCCC’s report specified one of the problems it sought to resolve by stating “a major challenge for Broward County E-911 communications centers are ‘misdirected’ calls. ‘Misdirected’ calls are those cell phone 911 calls routed by cell phone towers to a dispatch center other than one that can actually dispatch emergency units.” The BCCCC explored four governing models and determined that only two were viable options: “1) A consolidated dispatch system run by Broward County Government. 2) A consolidated dispatch system run by the Broward Sheriff’s Office with the Governing Board having hire/fire authority over the executive director.” The BCCCC recommended that the County Commission terminate the BCCCC and form an Implementation Board to begin the process of regionalization.

In March 2012, the County Commission created the Broward County Consolidated Communications Implementation Board which is often referred to as the “I-Board.” The I-Board was comprised of 32 members from city and county governments, the police and fire chiefs’ associations and the Broward County Sheriff’s Office. On February 1, 2013, the I-Board presented its final 11-page report to the Broward County Commission. The I-Board report included seven specific recommendations. Among those recommendations was that
Broward County government – not the Sheriff’s Office – oversee the regional communications system. The I-Board’s goal was to have regional communications active by October 1, 2013.

The I-Board’s report stated that the cities of Coral Springs and Plantation had decided to not join in the regional communications system. The report stated, “The City of Coral Springs has also raised a concern that the level of service that will be provided by the Countywide E-911 system will be lower than currently provided by the City of Coral Springs.” Both cities wrote letters to the County Commission providing explanations for their choice. Both cities expressed concerns about taxation associated with the regional system and that the County’s system and performance would be inferior to their current communications systems. On the day of the shooting at Marjory Stoneman Douglas High School and as of the publication of this report, both Coral Springs and Plantation still operate their own independent 911 communications centers and police radio systems. The radio system concerns expressed by Coral Springs and Plantation in 2013 were validated and unfortunately came to fruition on the day of this shooting as their systems operated flawlessly while the County’s outdated system failed to meet the users’ needs.

The Current 911 Regional Communications Governance Structure

In September 2013, an operator agreement for the regional communications system was signed by County Administrator Bertha Henry, Sheriff Scott Israel and County Mayor Kristin Jacobs. Municipalities joined the regional system through inter-local agreements. The regional system was, and is, currently funded by the County. The cities saved a tremendous amount of money because they closed their communications centers when they joined the county-funded regional system. The 167-page agreement addressed many issues, but, most relevant to this discussion, it outlined the division of responsibilities among the stakeholders.

Under the agreement, County staff was to “provide for the management, administration, and oversight” of the regional system (and) work for the Broward County Office of Regional Communications and Technology (ORCAT). The ORCAT director reports to the County Administrator who was and is Bertha Henry. ORCAT is also responsible for maintaining the
equipment and infrastructure for the regional system. However, the personnel working within the regional communications centers (i.e., call-takers, dispatchers, managers) are employees of the Broward County Sheriff’s Office. As explained in the operator agreement, BSO is responsible for “day-to-day operations of the Consolidated Regional E-911 Communication System’s PSAP location(s), and the hiring, training, supervision, direction and discipline” of their personnel. This chapter will later explain how this bifurcation of duties and responsibilities between ORCAT (the County) and BSO has led to a tremendous amount of discord and ineffectiveness within the regional communications system. In fact, the discord threatens the regional communication system’s continued viability as at least two current participant cities have decided to withdraw from the system.

Within the regional communications system there are also three governance boards: Computer Aided Dispatch, Law Enforcement Records and Fire/Rescue Records. Each of these boards is chaired by ORCAT staff; however, they are non-voting members. Each agency which participates in the regional system receives a single vote in the decision-making process.

There currently also exists an Operational Review Team (ORT) which is “responsible for vetting all operational issues that could impact the Regional 911 system, and for issue resolution, analysis and reporting,” according to ORCAT. The ORT is currently chaired by Chief Anthony Rosa of the Sunrise Police Department, and the membership includes three law enforcement representatives, three fire rescue representatives and a city manager. As will be explained later in this chapter, there is a strong belief among public safety professionals that decisions made by the ORT are disregarded by ORCAT staff and leadership, and this is a significant source of frustration and discord among the members.

2016 Fitch Report on 911 Regional Communications

Because of the operational issues, in January 2016 the County hired a consultant, Fitch & Associates (Fitch), to perform an assessment of Broward County’s Regional Communications System. Fitch issued two reports in 2016 and a third in 2018. The December 2016 report included Fitch’s findings about operations within the regional
system and recommendations on how to improve. The assessment included evaluations of personnel, training, facilities, performance metrics, funding, technology and management.

Fitch conducted a survey of employees within the regional system and conducted interviews with some employees. They also conducted interviews with senior-level stakeholders who included representatives from Broward County, the Broward County Sheriff’s Office, municipal leaders and police and fire chiefs.

Fitch reported favorably on some performance metrics. The three phases of call-taking were analyzed: 1) from the time a call rings until it is answered; 2) the time from when the call taker puts the call information into the computer (CAD); and 3) the time from the call being entered into the CAD until it is actually dispatched. Fitch stated that from the time a 911 call rings until it is answered “the Broward System actually exhibits some of the best performance seen in large 911 centers across the nation.” Fitch pointed out that from the time call information is entered into the CAD until it is dispatched that they “perform well.” Due to limited technology and data available to Fitch they were cautious in offering an opinion regarding the time between the call being answered until the data is entered into the CAD.

Fitch’s findings from the interviews of the senior-level stakeholders (Broward County, the Broward County Sheriff’s Office, municipal leaders and police and fire chiefs) portrayed the regional communications system as suffering high levels of distrust and dysfunction. Below are excerpts from the Fitch report:

“It is clear that the majority of stakeholders believe the System has improved its overall performance...nonetheless, there remain concerns that existing processes and governance structures keep the system from achieving significant additional improvements.”

“County staff is essentially attempting to ‘run operations’ of the law enforcement and fire rescue agencies. These stakeholders cite examples of the County defining and managing processes for system changes.”

“FITCH has identified examples of the County's work intruding into areas that are clearly operational in nature.”
“...law enforcement and fire rescue agencies, have in many ways acquiesced control to the County by agreeing to a somewhat limited and ambiguous role for input into the system's operations. Most, if not all, protocol changes and guidance of the system occurs after fire and police chief associations have approved of these changes.”

“...there is a consensus among the parties that ‘something is broken.’ Every group indicated that ‘there is a lack of trust’ between system participants.”

“One of the major concerns shared by all stakeholders is the state of relations among the various parties.”

“Stakeholders other than Broward County attribute much of this to the County's role in system oversight.”

“Stakeholders have expressed concern with the quality of services being provided by the Broward Sheriff’s Office as the System Operator. Some concerns revolve around dispatcher competency (largely seen as an outcome of the current training received by Regional E911 personnel) and the application of policies and procedures currently used by call taker and radio operator personnel.”

“...concern by many communities was that too much emphasis is placed on performance metrics in lieu of ensuring the quality of services.”

“...BSO and the participating cities, believe that the County’s application of these performance measures has, in some ways, been unreasonable and punitive.”

“This issue of relevant and meaningful performance measures is an area of significant friction between the parties. FITCH has identified a number of problems in the current assessment of System performance.”

The report found that the County's focus on metrics and managing change processes “has led to the Sheriff’s Office expending extraordinary effort to address process issues rather than dealing with more substantive issues of staffing, training, and stronger Regional E911 oversight.”
Fitch also wrote about their interviews with the mid-level and supervisory personnel from the County, Broward Sheriff’s Office and end-users:

“Positive attributes noted consistently throughout the interviews, were that Regional E911 personnel are dedicated, want to succeed, want to do a good job, and they feel that failure is not an option.”

However, “[c]oncerns were repeatedly expressed about the following:

- Teamwork
- Personnel integration
- Inefficient procedures/processes
- Ongoing training and accountability
- Quality improvement/assurance
- Equipment failures and emergency procedures
- Staffing and work schedules
- Work environment/respect”

The interviews also revealed similar levels of distrust and dysfunction among and between the employees in the regional communications centers. Below are some excerpts from findings of those interviews:

“One theme that emerged throughout the Level 2 and 3 interviews can easily be described as silos or the lack of teamwork.”

“The expression, ‘I don’t look at that,’ or ‘someone else deals with that,’ was a common response.”

“Policies affecting fire, law, and EMS agencies are not communicated to field personnel in a timely manner causing conflicts between the field and BSO dispatchers.”

“Duty Officers (supervisors) are mired down in administrative duties and are not focused on supervising dispatch personnel or maintaining situational awareness.”

“Personnel perceive excessive involvement by the County in operational issues.”
“CAD operational issues, lock-ups, slow downs, and reboots are a daily part of BSO operations.”

“...end-users admit they don’t report problems based on their experience of ‘no response’ to prior efforts.”

“Dispatch personnel expressed limited knowledge or training on manual mode procedures in the event of a CAD failure for an extended duration.”

“Dispatchers report that mandatory overtime is assigned multiple times each week. Personnel voiced that the current work schedule compounded with the frequency of mandatory overtime is creating burnout and high stress levels.”

2016 and 2019 911 Regional Communications Employee Survey Results

Fitch provided responses to the survey that was propounded to the personnel in the regional communications centers (all of these individuals are BSO employees as BSO runs the day-to-day operations of the 911 centers). To gauge any changes since the 2016 Fitch survey, the Commission presented the same questions to regional communications personnel in June 2019. As evidenced by the responses and reported below, there has been marginal improvement in few of the categories, but the situation in the regional communications centers has deteriorated in most categories.

<table>
<thead>
<tr>
<th>Response Rates</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Personnel</td>
<td>377</td>
<td>378</td>
</tr>
<tr>
<td>Operator Responses</td>
<td>130</td>
<td>95</td>
</tr>
<tr>
<td>Management Responses</td>
<td>24</td>
<td>15</td>
</tr>
<tr>
<td>Total Responses</td>
<td>154</td>
<td>110</td>
</tr>
</tbody>
</table>
### “I believe we provide a good level of service to citizens who call 911.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agree</td>
<td>64%</td>
<td>69%</td>
</tr>
<tr>
<td>Neutral</td>
<td>13%</td>
<td>17%</td>
</tr>
<tr>
<td>Disagreed/Strongly Disagree</td>
<td>23%</td>
<td>14%</td>
</tr>
</tbody>
</table>

### “When I began my current job, the initial training I received prepared me well for the work.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agree</td>
<td>54%</td>
<td>61%</td>
</tr>
<tr>
<td>Neutral</td>
<td>18%</td>
<td>3%</td>
</tr>
<tr>
<td>Disagreed/Strongly Disagree</td>
<td>28%</td>
<td>36%</td>
</tr>
</tbody>
</table>

### “The ongoing training I receive continues to enhance my skills.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agree</td>
<td>39%</td>
<td>46%</td>
</tr>
<tr>
<td>Neutral</td>
<td>24%</td>
<td>25%</td>
</tr>
<tr>
<td>Disagreed/Strongly Disagree</td>
<td>37%</td>
<td>29%</td>
</tr>
</tbody>
</table>

### “The Regional Communications System is equipped and prepared to handle large scale emergencies such as hurricanes or mass shooting incidents.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agree</td>
<td>31%</td>
<td>69%</td>
</tr>
<tr>
<td>Neutral</td>
<td>28%</td>
<td>7%</td>
</tr>
<tr>
<td>Disagreed/Strongly Disagree</td>
<td>41%</td>
<td>24%</td>
</tr>
</tbody>
</table>
“The work methods we utilize help improve the efficiency in our work.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agreed</td>
<td>16%</td>
<td>41%</td>
</tr>
<tr>
<td>Neutral</td>
<td>26%</td>
<td>24%</td>
</tr>
<tr>
<td>Disagreed/Strongly</td>
<td>58%</td>
<td>38%</td>
</tr>
</tbody>
</table>

“Policies and procedures are easily understood and applied.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agreed</td>
<td>19%</td>
<td>36%</td>
</tr>
<tr>
<td>Neutral</td>
<td>16%</td>
<td>21%</td>
</tr>
<tr>
<td>Disagreed/Strongly</td>
<td>65%</td>
<td>43%</td>
</tr>
</tbody>
</table>

“The technology and information systems we use are reliable and are appropriate to the job.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agreed</td>
<td>27%</td>
<td>7%</td>
</tr>
<tr>
<td>Neutral</td>
<td>20%</td>
<td>32%</td>
</tr>
<tr>
<td>Disagreed/Strongly</td>
<td>53%</td>
<td>61%</td>
</tr>
</tbody>
</table>

“Equipment problems are handled appropriately and I get feedback on the problems I report.”

<table>
<thead>
<tr>
<th>Survey</th>
<th>2016 – Fitch</th>
<th>2019 – MSDPSC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Dispatchers</td>
<td>Managers</td>
</tr>
<tr>
<td>Agreed/Strongly Agreed</td>
<td>8%</td>
<td>32%</td>
</tr>
<tr>
<td>Neutral</td>
<td>19%</td>
<td>14%</td>
</tr>
<tr>
<td>Disagreed/Strongly</td>
<td>73%</td>
<td>54%</td>
</tr>
</tbody>
</table>
Fitch summarized the survey responses by writing, “Overall, the results above highlight an organization that has significant morale problems and frustration with lingering staffing, training and management issues.”

**REGIONAL 911 CONCERNS**

**Broward County Chiefs of Police Association and Fire Chiefs Association of Broward County**

On June 15, 2017, the Broward County Chiefs of Police Association (BCCPA) and Fire Chiefs Association of Broward County (FCABC) issued a joint statement to address the regional communications system. The statement was issued “… in the spirit of cooperation and collaboration. Our common goal is to better ensure the long-term stability of the Regional E911 Communication System and all of its components.” The BCCPA and FCABC cited many successes of the regional system. Among those successes were increased cohesion and sharing of workload, structural and redundancy protections and virtual elimination of transferred calls. (This comment on the elimination of transferred calls applied only to the agencies that were participating in the regional communications system and not to the situation in Parkland where all 911 calls originating from any cellular phone in the city of Parkland were answered by CSPD and then transferred to BSO. This system remains in effect today.)

The BCCPA and FCABC joint statement echoed the theme of the Fitch report by stating, “The Fitch & Associates report highlights what we believe is a critical issue that has challenged the Regional E911 Communication System from its inception: County Administration and the Office of Regional Communications and Technology (ORCAT) making operational decisions when they have no operational expertise in E911 call taking, police and fire/rescue dispatching, and the operational requirements of the police and fire/rescue services. We believe the proper mission of the ORCAT is to fully support the operator of the system and participating municipalities.” Other concerns addressed by the BCCPA and FCABC were:

“… a central philosophy for success of regionalization and consolidation of E911 services is that the day-to-day operation of the system must be predominately the responsibility of the public safety professionals; this is a key component of other models of consolidation.”
“...a source of continuing lack of confidence has been the role of the County Administration, through ORCAT, in operational public safety decisions. Notably, ORCAT has limited public safety experience and the responsible County Administrators have none.”

“So long as there is a division of responsibility between the County and BSO, where the County Administration has funding and oversight responsibility, there is a need for significant public safety expertise on the part of the County Administration.”

To address their concerns, the BCCPA and FCABC proposed that the regional communications management structure be replaced with a Public Safety Communications Advisory Council. This council would be comprised of 13 individuals representing city and county government, the BCCPA and FCABC, Broward County Sheriff’s Office, and other relevant community organizations. They also proposed that the regional system fall under the direction of a Director of Public Safety Communications who would be appointed by the County Commission and report directly to the County Commissioners, thereby circumventing County Administrator Henry who they viewed as a cause of issues and a source of their angst.

Efforts to Change Regional 911 Governance and Address Concerns with the Broward County Law Enforcement Radio System

In the summer of 2017, Mayor Mike Ryan of Sunrise, on behalf of his city and the Broward County League of Cities, and County Administrator Bertha Henry both spoke before the Broward County Charter Review Commission’s Human Services and Public Safety Subcommittee. Mayor Ryan spoke in favor of the recommendations by the BCCPA and FCABC and Ms. Henry largely spoke against the recommendations. Ms. Henry also submitted a letter to the subcommittee stating her reasons for opposing the recommendations, including that the Broward County City Manager’s Association “resoundingly rejected” this proposal; Fitch did not recommend creation of the Office of Director of Public Safety (Fitch also did not discourage creation of this position); and such a position “will require working with many agencies under the auspices of the County Administrator, and bifurcating reporting responsibilities will inevitably be counterproductive.” In response and proposing a compromise, Ms. Henry told the charter
review subcommittee that she would seek an ORCAT director who had sufficient public safety experience to address some of BCCA and FCABC’s concerns.

These summer 2017 statements were the last known statements or actions addressing the troubled management and organization of the regional communications system prior to the MSDHS shooting on February 14, 2018. As outlined in Chapter 7 of the Commission’s initial report, the bifurcated communications system and aging regional communications system resulted in information silos and voids among the responding law enforcement officers, delayed their response and resulted in unnecessary risks to citizens and first responders.

On April 18, 2018, approximately two months after the shooting, Mayor Mike Ryan emailed the Broward County Commissioners and referenced his August 2017 appearance in front of the Charter Review Commission’s Human Services and Public Safety Subcommittee. Mayor Ryan pointed out that that the proposals were defeated and asked the Commissioners to put the issue on the ballot. He expressed his concerns to include “reported outages of the 911 system (sometime under extraordinarily unbelievable circumstances), the throttling of the radios during major events, and the radio tower failures that results in unreported radio failures.”

On May 8, 2018, the FCABC, BCCPA and BSO submitted a letter to County Administrator Bertha Henry addressing some of their concerns about the regional communications system. The letter documented that, as far back as 2015, Mission Critical Partners (Motorola radio consultant) had identified that the County’s radio system had “reached the end of its useful life and was in need of replacement. The letter pointed to the January 2017 flawed Ft. Lauderdale Airport shooting and the Marjory Stoneman Douglas High School shooting responses as the most startling examples of how the County’s system was in dire need of replacement. They also pointed out the fact that the system frequently reaches its capacity due to the number of users on the system including non-emergency users such as Broward County school buses (according to a July 25, 2019 Broward County Public Schools press release, the buses no longer operate on the County’s emergency radio system).

This letter pointed out some of the most significant frustrations by the associations and BSO:
“...there exists a lack of planning, a lack of oversight, a lack of funding, and no clear vision for one of the most important components of public safety.”

“There have been committees such as the CCCC and ORT committee with little or no measurable success. Representatives of the both Associations and BSO to these committees have reported frustration on the inability to get things done.”

“The Fire Chiefs, for example, believe critical communications equipment is being held hostage until the Fire Chiefs Association of Broward County delivers a written agreement on closest unit response. This equipment, the Mobile Data Terminals, is needed by the firefighters and EMS personnel to do their jobs and should never be used as a bargaining chip.”

“During the meeting it was alluded to that first responders should scale back the use of the radio system during large scale incidents. This is not practical, but a great impediment to the proper handling of a large-scale incident. The system needs to be designed to handle the demands of the county during multiple large-scale events occurring at the same time.”

“BSO and both Associations seek a system-wide approach, led by a subject matter expert, with the experience, ability, authority, and resources to ensure the citizens, visitors, and first responders have a communications infrastructure they can depend on to receive and relay critical lifesaving information.”

Ms. Henry responded to this letter by pointing out their work with the Police Foundation to compile the various after-action reports of the February 14 shooting. She also pointed to continued work with Mission Critical Partners to “determine if there are stop gap measures that can be implemented until the new system and protocols are in place.”

In the summer of 2017, County Administrator Henry offered to hire an ORCAT director with the requisite public safety experience to resolve the fire and police chiefs’ concerns, and in May 2018, after the MSDHS shooting, the County hired Mr. Tracy Jackson to serve as the Director of Regional Public Safety/Emergency Services. Mr. Jackson previously served with the Miami Fire-Rescue Department where he was the deputy chief of administration and oversaw Miami-Fire Rescue’s 911 Call Center. Mr. Jackson’s new role with Broward
County required that he serve as both the director of ORCAT and the County’s emergency management director. Directing emergency management and ORCAT are both demanding positions, and it was especially difficult in the unstable ORCAT environment for Mr. Jackson to spend adequate time in both components. Broward County public safety leaders later testified to the Commission said that despite Mr. Jackson’s experience in emergency communications, the regional communications system had actually deteriorated since his hiring due to him being absent from meetings and primarily focused on emergency management operations.

Discord between Regional Communications System Stakeholders and the County

On September 4, 2018, ORT Chair and Sunrise Police Department Chief Anthony Rosa and Sunrise Fire Department Chief John McNamara issued a joint letter to County Administrator Henry. The chiefs stated, “over the last five years there have been many occasions that our City along with our respective Public Safety Associations, both independently and collaboratively, has expressed concerns on issues involving the current regionalized communications system. We have expressed them publicly, privately, in writing and verbally, both formally and informally. We have done so in the spirit of making the regionalization and consolidation stronger, more resilient and providing the best service possible, while not once expressing a desire to exit the regionalized system or advocating to any of the other participating agencies to do anything but work through the process.” However, the chiefs continued by stating they would not support renewing their membership in the regional system “due to the uncertainty of the outcome on a variety of unresolved issues. Moreover, we are deeply concerned about how this had been proposed to our agencies as well as the agencies through the County – reflecting a lack of input by the respective public safety professionals, demonstrating fundamental misunderstandings as to the appropriate role of the County, and raising the specter of setting unilateral operational decision and performance standards without regard to the impact on our collective agencies.”

To further understand some of the dynamics, during early 2019 Commission investigators met with multiple stakeholders throughout Broward County including members of city and
county governments, fire and police executives, the Broward County Sheriff’s Office and ORCAT. Most notably – and perhaps most significantly – as noted in the Fitch report, the Commission found that “every group indicated that ‘there is a lack of trust’ among system participants.”

Public safety leaders in 2019 repeatedly stated that ORCAT was still interfering with operational matters that should fall under the purview of the fire and police chiefs. The public safety leaders had tried to address these matters through the ORCAT workflow but found that despite their strong viewpoints, the County often disregarded their positions. Police and fire personnel also pointed to the bureaucratic inefficiency with which ORCAT operates and the poor quality of services. Below are just a few of the examples of information shared with the Commission:

BSO sought to add radio call signs for some jail personnel to the regional system’s computer-aided dispatch. This is a matter which would only have an impact on BSO personnel as they are the only individuals who work within the jail. However, this was a change which BSO could not do without ORCAT’s approval and the protracted process resulted in a prolonged approval period while the decision worked its way through bureaucratic delays.

Further, BSO sought to provide its K9 deputies with access to computer-aided dispatch (CAD) for the Hollywood Police Department. K9 deputies often assist other jurisdictions due to the scarcity of K9 units and typically if K9 units are responding to assist another agency it is almost always a high-priority, high-risk call. Having access to Hollywood Police Department’s CAD would allow BSO K9 deputies to see information relevant to the call to which they are responding. ORCAT denied BSO’s request and refused to make this change stating they did not see the need for BSO to have access to Hollywood’s CAD.

Often, 911 callers do not have the address from which they are calling but might have the name of a location. As an example, a caller might say “I’m at the McDonald’s on Commercial Boulevard.” The call-taker could then type “McDonald’s” in the CAD and get addresses for the various McDonald’s locations and find that the caller was at 9300 W Commercial Blvd. and relay that information to the dispatcher. These are known as “common place” searches,
and they are dependent on location data being current. If an officer on patrol takes note that the McDonald’s sold the property and it is now a Burger King, the officer can notify the communications center to change that location to Burger King so when the next 911 caller says “I’m at the Burger King on Commercial Boulevard” it can be found using the common place search. These are changes that previously could be done at will, but the County only conducts these updates once a month. This was cited as another bureaucratic inefficiency with the ORCAT structure and is a safety issue that could delay someone receiving emergency help.

The Margate Police Department cited an instance when there was a serial robber who was committing armed robberies at dollar stores in the Broward County area. The suspect entered and robbed a Dollar Tree store in Margate. Margate police officers were across the street on a stakeout of the Dollar Tree store because of the serial robberies. However, when the clerk called 911 the first time it rang for fifteen seconds and no one answered. She hung up and called back a second time with forty seconds of ringing and no answer. The third call was answered after thirteen seconds of ringing and dispatched in two minutes and fifty seconds. When the officers arrived within a minute of being dispatched, after sitting across the street during the robbery and unaware it was occurring despite the clerk calling 911, the suspects were gone. The suspects went on to commit two more armed robberies before later being caught.

Multiple agencies explained how they have contingency plans for when the radio system goes down. There have been numerous times over recent years in which the radios stopped working for seemingly no reason. The down time lasts anywhere from 30 minutes to several hours. The officers are then dispatched in two-person cars to respond to calls without having radios to communicate with one another. This is a serious officer safety issue and also results in little to no proactive policing while the radios are inoperable.

The County has frequently inserted itself into Criminal Justice Information Services (CJIS)-related matters. CJIS policies address the handling of very sensitive information to which only law enforcement agencies are supposed to have access according to regulations promulgated by the Florida Department of Law Enforcement and Federal Bureau of
Investigation. By becoming involved in these matters and accessing CJIS information, the County risks law enforcement agencies being sanctioned by FDLE and/or the FBI and losing access to this critical information.

One of the factors that are hindering improvement of the regional system is the outdated radio equipment and technology cited by Coral Springs and Plantation in 2013 as reasons to not join the regional system. In 2015, Mission Critical Partners recommended that the County transition from its analog radio system to a digital Project 25 (“P25”) radio system. Most recently, the outdated technology performed poorly at both the Ft. Lauderdale Airport shooting (2017) and the Marjory Stoneman Douglas High School shooting (2018).

**Efforts to Replace the County’s Law Enforcement Radio System**

The County funded a replacement radio system but affecting transition to the new P25 system requires installation of new radio towers throughout the county. This was a process that began prior to the shooting on February 14, 2018. One of the obstacles faced by Broward County government is that there are essentially no unincorporated areas in the county, which means County government must work closely with municipal governments to obtain approval for projects of this nature. During the Commission’s work in 2018, it learned that the City of Tamarac resisted having a tower erected in its city. The MSD Commission sent a letter to Tamarac’s mayor conveying the necessity of this tower, and Tamarac later agreed to the tower being erected in their city.

More recently, the City of Hollywood has resisted having the final tower necessary for system replacement erected in West Lake Park, which falls within the city limits of Hollywood. Both Broward County and the City of Hollywood hired consultants to evaluate the location for the new radio tower in Hollywood. Broward County wanted the tower in West Lake Park, and their consultant identified it as the prime location; meanwhile, Hollywood wanted the tower on top of an existing building in downtown Hollywood, and their consultant identified that as the prime location.

Both the Broward County Commission and Hollywood City Council have held meetings and voted on the matter. Citizens, mostly from neighborhoods near West Lake Park, have spoken strongly against the West Lake Park site due to the unsightly appearance of a tower,
environmental concerns and the durability of that oceanfront location in the event of a hurricane.

The Broward County Commission and Hollywood City Council reached an agreement to hire a third consultant, Monetti & Associates, to serve as the “tiebreaker” and determine whether the tower should be erected in West Lake Park or atop the downtown Hollywood building. Monetti recommended West Lake Park.

While it appeared this recommendation resolved the stalemate, another issue recently surfaced because of a clause in the County Charter that prohibits the County from owning park land that is used for anything other than recreational purposes. To remedy this, the County negotiated with the City of Tamarac to purchase West Lake Park, in the city of Hollywood, through a “land swap” deal. The City of Hollywood claims that it was unaware of this deal and that it opposes Tamarac owning property in Hollywood and that this new development voids its obligation to accept the third consultant’s “tiebreaker” determination that West Lake Park is the best site. It appears litigation over this issue is likely.

Broward County announced in October 2019 that it was proceeding with installation of the new radio system without the east Hollywood tower. Thus the new system will have 15 instead of the necessary 16 towers, which will require that the Hollywood Police Department remain on the legacy system until the issue over the 16th tower in east Hollywood is resolved. Further, other units on the new system in south Broward County will have radio “penetration” issues and not be able to transmit from within some buildings without the 16th tower. The County projects that the 15 tower system will be operational sometime in early 2020. The 16th tower will be erected and the system fully operational once the feuding is resolved over the east Hollywood tower site.

Until the new radio system is operational another incident in Broward County necessitating a mass law enforcement response may result in a failure of the regional communications radio system, as occurred during the Ft. Lauderdale Airport and Marjory Stoneman Douglas High School shootings.
Margate and Coconut Creek Withdrawal from Regional Communications

Because of all the ORCAT issues, according to a June 2016 Sun-Sentinel article, the cities of Ft. Lauderdale and Pembroke Pines had contemplated leaving the regional communications system. As evidenced by the September 2018 letter from the Sunrise police and fire chiefs, they expressed hesitation at renewing their contract with ORCAT to remain in the system. The cities of Margate and Coconut Creek have recently informed the MSD Commission that they are leaving the regional communications system and are exploring their options. As a result of the dysfunction, discord, performance issues, and questionable management of the regional system it is in the process of regressing to a fragmented emergency communications system, which was the impetus to regionalize in the first place. Unless local officials act swiftly and decisively to change the course of the regional communications system, it will continue to fracture.

To illustrate how bad it has become, the decisions of Margate and Coconut Creek to withdraw from regional communications will cost the cities several million dollars. As stated previously, all cities saved money when regional communications took effect in 2014 because the County absorbed all the costs. These cities are so frustrated and concerned with the service that elected commissioners of both cities are willing to spend millions of dollars in taxpayer money to join another system or stand-up an independent system.

2019 STAKEHOLDER TESTIMONY BEFORE THE COMMISSION AND RECENT IMPROVEMENTS

The issues covered in this chapter were discussed before the Commission in its April, June and August 2019 meetings. Many of the concerns about the regional system were shared by representatives of police and fire agencies. They spoke about the lack of trust in the County and explained how they felt their input, as the executives responsible for public safety, had been disregarded by the County. County Administrator Bertha Henry expressed frustration with the police and fire associations as she stated that her responsibility is to honor the contracts that the municipalities’ city managers signed when they joined the regional system, not to honor mere desires of the police and fire chief associations.
Members of the Commission conveyed concerns about the ability of the regional system in its current structure and staffing to move forward given the lack of trust and animosity. The police and fire chiefs associations both expressed a willingness to have regional communications moved to BSO; however, Ms. Henry said she would not agree to that because she does not “have confidence that they’re going to be managed and maintained the way that they should.” While there were no significant resolutions during that meeting, Ms. Henry assured the Commission that she would meet with her city manager counterparts along with police and fire executives to address the issues identified during this investigation.

The Commission’s August 2019 meeting included an update on the state of communications from Ms. Henry, Sheriff Gregory Tony and Chief Tony Rosa (as a representative of the Sunrise Police Department and Broward County Police Chiefs Association). There was a consensus among these individuals that the regional communications system had experienced some improvements in the two months since the last Commission meeting. The agency heads worked to improve relationships and communications with one another and began discussions to try and resolve the distrust and operational problems. There was also a consensus that there is still much work to be done to remedy the issues with ORCAT and improve the overall regional communications system.

Ms. Henry has worked to engage the city managers to ensure that all the necessary decision-makers are involved in identifying problems and finding resolutions. BSO, CSPD and ORCAT are in the process of improving interoperability among CSPD and the regional communications system. They are visiting other regional communications systems to learn how they may be able to connect two separate CAD systems which would allow for better information-sharing between the two agencies. Additionally, they are exploring the opportunity for CSPD’s communications center to dispatch BSO deputies assigned to the City of Parkland; this is an unorthodox solution but one that seems to appeal to all stakeholders. As a reminder, all 911 calls originating from a cell phone in Parkland are routed to the Coral Springs communications center. As seen in the response to this shooting, that resulted in CSPD getting the first – and the majority of – 911 calls, which
required CSPD to transfer those calls to the regional communications system. Allowing CSPD to dispatch BSO deputies and migrating all Parkland 911 call delivery to Coral Springs will negate the need for call transfers when Parkland residents are urgently in need of assistance from deputies.

Sheriff Tony explained to the Commission that he met with representatives from the City of Coconut Creek and the Coconut Creek Police Department to address some of their concerns about operational matters that are causing them to withdraw from the regional communications system. Nevertheless, as of this report’s submission, Coconut Creek is still withdrawing from the regional communications system. A meeting between Sheriff Tony and the City of Margate and Margate Police Department is pending to discuss whether Margate will reconsider its decision to withdraw from regional communications.

Sheriff Tony addressed the findings of the Fitch report and follow-up survey by the Commission. He and his staff are working to address the operational matters identified by that survey, specifically by improving training for BSO’s personnel in the regional communications centers. Sheriff Tony maintained that there are still some operational issues that cannot be improved upon until the technology and equipment is improved, which is ORCAT’s responsibility. He further stated that continued dialogue and positive relationships with their County colleagues are a necessity for ongoing system improvements.

Chief Rosa pointed out that there had been progress in several areas within Broward County’s emergency communications since the Commission’s June meeting. The police and fire chiefs’ associations met with the Broward County City Managers Association to convey their concerns about the regional communications system and to explain their vision for improvement of the regional system. The city managers association formed a communications subcommittee allowing for them to be more engaged with emergency communications.

Chief Rosa spoke favorably of a meeting he had with Ms. Henry in which she made several assurances about improving certain aspects of the regional system; since that meeting Ms. Henry and her staff have taken several steps towards fulfilling those assurances. Among
those were the creation of a radio governance board within the ORCAT system (similar to the CAD and records governance boards), recognition that the police and fire executives on the Operational Review Team (ORT) are the subject-matter experts and decision-makers on matters related to police and fire operations and, lastly, that Mr. Jackson’s role as the emergency management director and director of ORCAT will include significant engagement with emergency communications. Chief Rosa praised Mr. Jackson’s increased recent involvement and the insight he brings to their discussions.

Chief Rosa also brought up additional recent improvements in emergency communications and inter-agency relationships. He pointed out that all municipalities, BSO and ORCAT recently started participating in the Operational Review Team meetings. The Broward County Police Chiefs Association has worked to take more of an active role in supporting growth of the new radio system, specifically as it relates to the controversy surrounding the radio tower in Hollywood. The police and fire chiefs’ associations have also had several productive and very frank meetings with ORCAT’s senior staff and they have started working through several issues.

In conclusion, the regional communications system was established to provide better service and a safer environment for the residents of Broward County. Services were initially improved by some measure, but the system has never achieved the desired or optimum results, and there remains great room for improvement.

FINDINGS:

1. The 2017 shooting at the Ft. Lauderdale Airport and the 2018 shooting at Marjory Stoneman Douglas High School epitomized the problems within the Broward County Regional Communications System and they include: dysfunction, distrust, inefficiency, poor interpersonal relationships, poor policies, inadequate training, antiquated radio technology and equipment and ineffective leadership within the Regional Communications System.

2. The Broward County law enforcement radio system remains a threat to public and officer safety due to it being outdated and unable meet user capacity needs during
instances of mass law enforcement response. The system’s delayed replacement is due to the stakeholders’ inability to agree on the placement of the last radio tower necessary to complete the buildout of the new system.

3. Communications among regional communications stakeholders has been poor and ineffective. The system has the potential to be effective, but leadership has been lacking to bridge the gaps, effect the necessary changes, resolve differences and optimize the system. The responsibility rests with all parties, and no one person is responsible for all of the issues.

4. Stakeholders distrust each other and disagreements have become personal. Despite some very recent and short-term improvements, these poor relationships have been and remain, without sustained change, a barrier to resolving operational differences and system success.

5. The Broward County Sheriff’s Office provides day-to-day management of the Regional Communications centers. Surveys conducted in March 2019 revealed that training and operational readiness issues remained, had not been remediated and in some cases were worse than the issues first identified in the 2016 Fitch report.

6. Broward County’s Office of Regional Communications and Technology (ORCAT) provides equipment and information services in the Regional Communications Centers. Surveys conducted in March 2019 revealed overwhelmingly that communications center staff did not view the County’s equipment as reliable or responses to equipment issues as effective.

7. The cities of Margate and Coconut Creek have stated that they will be withdrawing from the Regional Communications system due to the system not meeting their operational needs. Both cities will be spending millions of dollars in city taxpayer revenue to affect this withdrawal.
RECOMMENDATIONS:

1. All regional communications stakeholders have a vested interest in the system’s success, and they must put aside their personal animosity and fulfill their obligations to the citizens of Broward County to provide effective, efficient and safe radio and 911 communications.

2. All those in public safety leadership positions must convey to their subordinates an expectation that the Regional Communications system will succeed and that everyone will put aside their differences and work collaboratively to achieve that result.

3. The City of Hollywood and Broward County must immediately reconcile their differences and agree on a tower site on the east side of Hollywood so that the County can complete the installation of its law enforcement radio system.

4. BSO and the County should address the operational concerns raised by Regional Communications Center employees in the 2016 and 2019 surveys and ensure that the Broward County 911 centers are fully prepared, trained, equipped and able to handle all emergency situations, including mass casualty events.

5. The county administrator and ORCAT director should address the concerns raised by the Regional Communications Center employees in the 2016 and 2019 surveys about poor technology and response to problems with the technology. They must ensure that the employees of the Regional Communications Center are provided with capable, reliable and efficient technology and that any problems with the technology are resolved promptly.

6. The cities of Margate and Coconut Creek should consider abating their withdrawal from regional communications and work with the sheriff and county administrator to meet their operational needs and expectations to avoid regressing back to a bifurcated emergency communications system and spending millions of dollars in taxpayer money to join another system. If the problems are not resolved in a
CHAPTER 4. BROWARD REGIONAL 911 AND LAW ENFORCEMENT RADIO SYSTEM

reasonable amount of time, the cities can then resurrect their withdrawal plans, but they should make another effort at success before doing so.

7. The Florida Legislature should craft language either specific to Broward County and the City of Hollywood or in the broader manner, which in a similar circumstance will give the Governor the authority to declare that a communications tower may be placed on any land within the State of Florida if it is in the best interest of public safety. The legislative language should be crafted to ensure compliance with any other competing existing law.
CHAPTER 5. ACTIVE ASSAILANT POLICIES AND PROCEDURES

The Commission’s initial report identified deficiencies in the active assailant response policies and procedures for both the Broward County Sheriff’s Office (BSO) and Broward County Public Schools (BCPS). Among the deficiencies identified for BSO were an ambiguous active shooter policy, inadequate active shooter training, and ineffective command and control. As for BCPS, they did not have a Code Red (lockdown) or hard corner (identification of the safest space in a classroom) policy; BCPS did not allow law enforcement direct access to school surveillance cameras; and MSDHS had not conducted a single active shooter drill in the year preceding the shooting. Each of these deficiencies manifested during and in response to the shooting and are highlighted in the Commission’s initial report. The deficiencies had a negative effect on the school’s and law enforcement’s response to the shooting and some of these deficiencies resulted in unnecessary casualties.

CHANGES TO BSO AND BCPS POLICIES AND PROCEDURES

BSO Policies and Procedures

Eight deputies from the BSO were on campus or in direct proximity to MSDHS as Cruz was firing shots on the third floor of Building 12. Not a single one of these deputies entered Building 12 in pursuit of the threat. Several deputies took the time to put on their ballistic vests prior to going onto the campus and others remained off campus. There was no sense of urgency among these eight deputies despite them hearing gunshots on a school campus. Given the fact that eight deputies performed so poorly it raised many questions about BSO’s policy, culture and effectiveness of training.

BSO’s active shooter policy on February 14, 2018, stated that deputies “may” enter a structure in response to an active shooter. Several deputies – not just those who responded to the shooting – commented on the word “may” in BSO’s policy during their interviews with Commission investigators. During the November 2018 Commission meeting, then-Sheriff Scott Israel defended his decision to use the word “may” in the policy. Days before the Commission’s initial report was published and weeks before his suspension, Israel changed the BSO active shooter policy so that it stated a deputy “shall” enter a structure in response to an active shooter. That policy remains in effect today.
The Commission found that BSO provided active shooter training approximately every three years prior to the MSD shooting, but only about 90 minutes of the training was allocated for actual active shooter drills. In late 2018, then-Sheriff Israel began a new cycle of active shooter training. In March 2019, Commission investigators interviewed 55 deputies about this training and training implemented by Sheriff Tony, as well as other matters. Of the 53 deputies who attended the new training, nearly every one of them spoke highly of the new training and described it as being more intense and effective. They described going through more scenarios and repetitions, the training was more realistic, and there was an emphasis on a single-deputy response focused on eliminating the threat.

Since the appointment of Sheriff Gregory Tony there have been a significant number of positive changes to BSO’s active shooter training and response. The training staff has doubled from 13 to 25 deputies. This increase in training staff will allow for annual active shooter training to take place. Members of the BSO SWAT team serve concurrently as members of a Tactical Training Team that will focus on sharing tactical skills with other deputies. The training staff has undergone additional active shooter training with the FBI’s Advanced Law Enforcement Rapid Response Training (ALERRT) program and the Federal Law Enforcement Training Center (FLETC). BSO is in the process of constructing a $30 million training facility that will include indoor gun ranges and a “shoot house” that will serve as a venue for active shooter drills. Practical exercise training time has been increased by moving some classroom-based training to an online setting. All deputies and communications personnel are attending incident command system (ICS) training and this training is incorporated during active shooter drills.

During interviews with deputies, they testified that under the prior administration equipment had been issued sporadically based upon the district to which a deputy was assigned. Patrol deputies testified about various types of equipment being issued inconsistently throughout the agency, including individual first aid kits (IFAKs), ballistic shields, rifles and gas masks. Under Sheriff Tony, all deputies are now being issued rifles and individual first aid-kits that are designed to treat gunshot wounds.
BCPS Policies and Procedures

On the day of this shooting, the BCPS did not have a policy addressing Code Reds (lockdowns) or a policy to address the identification of the safest space (hard corner) in a classroom in response to an active assailant attack. The problem with the absence of such policies was evident during interviews with school staff; there were inconsistent answers as to who, when and how individuals on campus may call a Code Red. The lack of policy also led to inconsistency in classroom set-up related to hard corners. Only two of thirty classrooms inside of Building 12 had a clearly identified hard corner. To further exacerbate that problem, most of the hard corners, including the two classrooms with marked hard corners, were full of furniture and other objects that hindered or prevented students and staff from seeking a place of safety in the hard corner.

In February 2019, nearly one year after the shooting at MSDHS, the School Board of Broward County passed its first ever written active assailant response and safe spaces (hard corner) policies. It is inexplicable that it took a year for the school district in which this massacre occurred to pass policies addressing these two basic school safety concepts. To further illustrate this problem, as recently as the Commission’s August 2019 meeting, Superintendent Robert Runcie stated that despite there not being a written Code Red policy in the district, BCPS had a history of conducting Code Red drills to prepare students and staff for an active assailant, and the policy merely codified what they were already doing. This is not the case. On the day of the shooting, approximately six months into the school year, MSDHS had not conducted a single Code Red drill. The delays in passing these policies and the inaccurate comments by Superintendent Runcie illustrate the lack of urgency with which essential school safety components have been viewed.

The District’s recently revised Emergency Codes Prevention & Preparedness policy addresses who may call a Code Red by stating, “Any staff member must take appropriate action(s), including initiating a Code Red Lockdown, on a school campus should they see, hear or smell anything that may immediately impact the safety and security of any staff, students or visitors on campus.” Had such a policy been in place prior to the shooting, it would have unequivocally authorized, and, in fact, mandated, that Campus Monitor Andrew
Medina call a Code Red at the time he saw the person he self-identified as “crazy boy” (Cruz) carrying a rifle bag when he walked on to campus before shooting 34 people. Instead Medina did not alert others of the threat.

In January 2019, then-Sheriff Israel signed an agreement with BCPS to allow BSO to have direct access to school security cameras. Access to those cameras is housed within BSO’s real-time crime center. There are still numerous municipal police departments in Broward County that do not have the same access to the security cameras located in the schools within their cities.

**REVISIONS TO MONTHLY ACTIVE ASSAILANT DRILL REQUIREMENTS**

The legislation that created the Commission also mandated that an active shooter drill take place once a month in every school in Florida. Since that time, some students, educators and parents have expressed concern that the drills are too frequent and potentially traumatizing to some students, elementary school students in particular.

To address the expressed concerns, during the August 2019 Commission meeting, we heard testimony from Captain Rick Francis of the Seminole County Sheriff’s Office and Hillsborough County Schools Chief of Security and Emergency Management John Newman. Captain Francis and Chief Newman are responsible for school safety in Seminole and Hillsborough counties, respectively. Their testimony was the result of a workgroup formed one year ago to consider this issue, and that group is comprised of representative School Safety Specialists from throughout the state of Florida, the Florida Fire Chiefs Association, and the Florida Fire Marshals Association. The group also received support from the Central Florida Public School Board Coalition and the Florida Superintendents Association (Appendix K). This workgroup has evaluated practices in other states and found that there are no national “norms,” best practices or standards in the area of active assailant drill frequency.

Captain Francis testified that, under the current requirements, students in his district over their educational careers will go through 276 drills when considering fire drills, weather-related drills and active assailant drills. Captain Francis stated that monthly fire drills are
CHAPTER 5. ACTIVE ASSAILANT POLICIES AND PROCEDURES

outdated given that the last time a student died in a school fire was 1958. Advances in construction, equipment and techniques, fire prevention efforts, fire suppression systems, mass communication, and highly trained firefighters have drastically reduced the immediate threat that fires once presented to schools.

Captain Francis and Chief Newman also pointed out their concerns about drill fatigue. They requested that the focus of these drills transition from the quantity of drills to the quality of the drills. They described meetings with students who said that the drills are so frequent that students and staff do not take them seriously anymore. The Commission has also learned of school districts that are doing the exact same drill every month; such a practice will certainly lead to drill fatigue and only prepares students/staff for a single type of threat. Some schools are doing “drills” during which no one moves to another location. This is the same “check the box” mentality found in other aspects of school safety, such as the FSSAT and SESIR. This mentality and the resulting practices are simply unacceptable and pose a direct threat to school safety.

Captain Francis and Chief Newman recommended dividing drills into two categories: Fire and Emergency. Emergency drills would include such categories as an active shooter, bomb threat or severe weather. Based on their research, discussions and professional experience, they recommended that the number of drills conducted each school year be reduced to six fire and six emergency drills for elementary schools. Middle and high schools would conduct four fire and six emergency drills each school year.

The workgroup represented by Captain Francis and Chief Newman provided many thoughtful recommendations which were reviewed and discussed by the Commission. The Commission has also received a letter from the Florida Fire Chiefs Association supporting workgroup’s recommendations. The workgroup’s recommendations were largely agreed upon by the Commission during its meeting, and the Commission puts forth the following findings and recommendations.
CHAPTER 5. ACTIVE ASSAILANT POLICIES AND PROCEDURES

FINDINGS:

1. There is no national standard or best practice for the frequency with which active shooter drills should take place.

2. There are schools and school districts solely conducting “drills” that do not require students and staff to move in response to a simulated threat, or schools performing the same drill every time, which is not effective in preparing the students and staff for a response to an active shooter. Such practices are dangerous because they make the drills a rote task which will lead to drill fatigue and complacency.

3. Monthly school active assailant drills were necessary as part of the initial implementation of Senate Bill 7026 to rapidly enhance school security. However, the current requirement for monthly active shooter drills should be reconsidered.

4. Several BSO deputies interviewed by MSD Commission investigators stated that the BSO active assailant policy under Sheriff Israel stated that deputies “may” enter an active shooter scene to confront the shooter. Before this Commission, Sheriff Scott Israel defended using the word “may” in the policy and stated it was proper to not compel deputies to enter a building and engage an active shooter. However, days before the publication of the initial MSD Commission Report, Sheriff Israel changed the BSO active shooter policy from “may” to “shall,” requiring that deputies enter an active shooter situation and engage the shooter.

5. Under Sheriff Scott Israel, equipment and training necessary for effective response to mass casualty events was sporadic and inconsistent.

6. Sheriff Tony has increased BSO training staff from 13 to 25 deputies allowing for yearly active assailant training.

7. Under Sheriff Tony, all BSO deputies are now issued rifles and individual first-aid kits designed to treat casualties.

8. There are Florida school districts that have multi-step processes for staff to report on-campus emergencies and seek help, and all staff members do not have direct
CHAPTER 5. ACTIVE ASSAILANT POLICIES AND PROCEDURES

communication with other staff members and 911 centers. This multi-step process causes confusion and delays in notifying others on campus of the emergency and delays in the law enforcement response.

9. When communicating an active threat on campus, using emergency codes can potentially lead to confusing and inadequate responses. Codes can be one of the weakest links in an otherwise sound school crisis plan. During an active shooter situation, there is no room for the misunderstanding that using codes can create.

RECOMMENDATIONS:

1. The legislature should mandate that all schools include age appropriate decision-based/option-based drills in their training. In order to minimize complacency and drill fatigue, the law should require that every drill in any given school year be comprised of a unique set of circumstances that requires faculty and students to consider the response to that specific threat.

2. The legislature should mandate the specific minimum number of emergency and fire drills that take place during every school year at every elementary, middle, high and charter school. All students, faculty, Guardians, SROs, SSOs and volunteers must participate in the drills. Real-world events qualify as a drill for purposes of meeting the appropriate number of drills. For purposes of this recommendation, emergency drills are defined as the response to active threats/assailants, hostage incidents, bomb threats, severe weather, reunification drills, high-risk police activity in close proximity to schools, etc. Law enforcement officers must be physically present on campus and directly involved in the execution of all active assailant drills. At least some emergency drills should require movement and exercise all necessary aspects of the drill and emergency operations plan, including panic buttons, simulated communications with first responders, notification to parents of the drill, student/faculty movement, turning lights off, covering windows, etc. Elementary schools are to conduct six fire drills and six emergency drills every school year. Middle and high schools are to conduct four fire drills and six emergency drills every school year. On every campus, the first fire and emergency drills (these are to be
CHAPTER 5. ACTIVE ASSAILANT POLICIES AND PROCEDURES

separate drills) shall take place within the first ten days of school. The remaining
fire and emergency drills shall take place no later than every 45 days that school is
in session.

3. With regard to elementary schools, the legislature should mandate that four of the
six fire drills involve evacuating the building to the designated meeting location
outside of the building. These meeting locations should vary to minimize drill
fatigue and the creation of unnecessary exposure to active threats/assailants. Two
of the six fire drills can be fire prevention training with content designed by the
SFMO/FDOE, but only after a minimum of two physical drills has occurred. Of the six
emergency drills, four of the drills must address active threats (active assailant,
hostage, bomb threat, etc.). Two drills must address events such as severe weather,
natural disasters, reunification, etc. Special consideration must be given so that all
drills for elementary-age students are developmentally appropriate. The
Commission recommends that the emergency drills differ in presentation and
practice for kindergarten through second grade and third grade through fifth grade;
however, they must occur concurrently.

4. With regard to middle and high schools, the legislature should mandate that three of
the four fire drills involve evacuating the building to the designated meeting
location outside of the building. These meeting locations should vary to minimize
 drill fatigue and the creation of unnecessary exposure to active assailants. One of the
drills can be fire prevention training with content designed by the SFMO/FDOE, but
only after a minimum of two physical drills has occurred. Of the six emergency
drills, four of the drills address active threats (active assailant, hostage, bomb threat,
etc.). Two drills must address events such as severe weather, natural disasters,
reunification, etc.

5. The legislature should mandate that ESE students and exceptional student centers
be afforded some leeway in these requirements but that the district offices maintain
strict oversight of these accommodations to ensure faculty is doing all that it
reasonably can to ensure the safety of these students by meeting the requirements
placed on all other schools/faculty. All self-enclosed ESE classes and ESE/Exceptional Centers need to observe their student’s response to auditory and visual drill protocols to accurately assess what challenges they would have during an active assailant incident.

6. The legislature should mandate that each school completes an after-action report subsequent to every fire and emergency drill on campus. The active assailant drill after-action reports must be completed in conjunction with law enforcement. This report should document successes of the drill and identify any problems or obstacles so the issues may be addressed and resolved within 30 days. Those after-action reports shall be forwarded to the district office for review by the superintendent or his/her designee.

7. The legislature should provide the state Board of Education with the authority to establish consequences for non-compliance with laws passed as a result of the legislative recommendations in this section.

8. A best practice is for law enforcement officers assigned to patrol operations become familiar with the schools in their assigned area. This includes familiarity with the fire and emergency drills on those campuses. The law enforcement officers should respond to the schools during fire and emergency drills in order to provide security for the students and staff and to gain familiarity in preparation for an actual emergency.

9. The timeliest way to communicate an on-campus emergency is direct reporting from a school staff member to everyone on campus and the 911 center simultaneously.

10. All Florida public schools should utilize plain language when conducting drills and in emergency incidents. All subsequent announcements and communications should be given in plain language.
CHAPTER 6. SAFE SCHOOL OFFICERS AND THE GUARDIAN PROGRAM

Florida Law requires that a Safe School Officer (SSO) be present on every public K-12 school campus at all times when school is in session. There are multiple ways districts can meet this requirement. The following summarizes how schools may comply with the law and explains current compliance issues.

SAFE SCHOOL OFFICER REQUIREMENT AND COMPLIANCE

An SSO may be a law enforcement officer, a school employee guardian, or a Florida licensed security guard who has received guardian training. A guardian is an employee of the school board authorized to be armed for the purpose of responding to an on-campus active assailant incident.

The 2018 legislation required that the school board employee be a non-instructional member of the staff (principal, guidance counselor, athletic director, etc.), teachers were not permitted to be guardians. The Commission recommended in its initial report that this program be expanded, so that teachers may also volunteer to be armed. The legislature agreed and passed Senate Bill 7030, expanding Guardian Program eligibility to teachers who pass a rigorous background check, psychological evaluation, drug screen, pass training that exceeds the training requirements for police recruits in the police academy, and have the desire to serve as a guardian. The Commission’s position and the expansion of the program was intended to ensure that Florida schools will have enough armed personnel, no matter their position designation, who are willing to volunteer for the responsibility to stop an active shooter as soon as possible, and, in doing so, mitigate the loss of life on our school campuses. There is no support or advocacy for arming unqualified individuals or those persons unwilling to meet the substantial requirements to serve in this capacity.

2018 and 2019 Non-Compliance with SSO Requirement

As of March 2018, Florida law required that there be an SSO on every school campus. However, some charter schools and school districts simply chose to disregard the law. Some complained that forcing each campus to have an SSO was an unfunded mandate that
placed unnecessary financial burden on the charter schools and school districts; this complaint is without merit. The legislature allocated $67 million for schools to implement the Guardian Program with the overwhelming majority of these funds still being unallocated. Only 36 out of 67 school districts implemented the Guardian Program. Some districts and charter schools did not like the Guardian Program and did not want it implemented, but they also did not want to fund the alternative of using law enforcement officers at every school to meet their legal obligations of having an SSO on every campus. To further the opportunities for districts to enroll in the Guardian Program and receive State funding, Governor DeSantis issued Executive Order 19-45 and extended the application period to April 1, 2019.

In addition to funding guardian training and start-up costs, the law actually affords school districts a great deal of control, autonomy and options to comply with the SSO requirement. The districts can choose between law enforcement officers, guardians (collateral duty guardians or dedicated guardians), guardian-trained security guards or any combination thereof; they can choose which school staff members are permitted to be armed; and they can choose whether the armed individuals are there with the sole responsibility of being an SSO or if it is a duty collaterally held with their primary assignment (administrator, teacher, etc.). To claim that this is an unfunded mandate and use that as an excuse to avoid complying with the law is disingenuous and jeopardizes the safety of students and staff.

Further, some people initially questioned whether charter schools also had to comply with the SSO requirement despite the law being quite clear that there had to be an SSO at “each school facility.” In questioning this requirement people self-servingly manipulated the statutory wording that said an SSO must be “assign(ed)” to each school and claimed “assign” did not mean an SSO had to be physically present at all times. They disingenuously asserted that they could “assign” one SSO to cover five campuses, which flies in the face of the spirit and intent of the law which is to ensure student safety by having at least one SSO on every campus when school is in session. These “misinterpretations” exemplify the need for a culture change that must take place within some schools in Florida.
To aid in clarifying some of these matters, on May 31, 2019, FDOE Commissioner Richard Corcoran sent a letter to all school superintendents stating “every public elementary, middle and high school in Florida, including all Florida charter schools, must have a Safe-School Officer (SSO) physically present on each campus while school is in session. An SSO is a police officer, deputy sheriff or Guardian.” Commissioner Corcoran went on to say “I cannot fathom using the word ‘assign’ to devise a minimalistic approach to school safety, and I strongly recommend you view one SSO as the floor, the minimum, for keeping our students safe, as the law reads ‘one or more.’ Moreover, it is simply unconscionable that some are choosing to use this as a moment to debate whether public charter schools are covered under the law. The law did not empower anyone to decide which public schools count – they all count. To not make every effort to protect all children at every public school constitutes blatant disregard for the law.”

Despite this letter, during the August 2019 MSDHS Commission meeting it was learned that there were still 29 charter schools in Broward County that did not have permanent arrangements to have an SSO on their campus for the 2019–2020 school year. In fact, at least one school started school the day prior to the commission meeting and did not have an SSO on campus, thereby violating a law that had existed for approximately 16 months. Some schools made arrangements for an SSO only the day before school started this August, and one was operating under an unsigned contract with no assurances of sustained coverage.

It was obvious that several schools were not in compliance during the 2018 school year and were scrambling at the last minute to comply with the law for the 2019 school year because of increased scrutiny from FDOE and the Commission. It is beyond comprehension that the school district in which this shooting occurred would have any schools not in compliance with a law designed to enhance school safety. The Commission’s discussion on this matter resulted in some of these 29 charter schools providing the Commission with contracts showing that they made arrangements for an SSO on their campus. But, again, some of these contracts were not even signed and some of those that were signed had been signed within the preceding two days, meaning they had been signed the same week that school was starting and the Commission meeting. Further, some of the contracts only
indicated that an SSO would be on campus for a period of 13 days; there was nothing in place to ensure that an SSO would be present on campus for the remaining 150 plus days of the school year.

These charter schools in Broward County had more than ample opportunity to comply with the law that took effect in March 2018. In July 2019, the Broward County Sheriff’s Office commenced a guardian academy that graduated guardians in time to begin work for the new school year beginning in August of 2019. Sheriff Tony testified that the academy capacity was 40 students but that only had eight enrolled. Sheriff Tony was frustrated because he expended significant resources to provide the training, the schools had a void that the guardians would have filled, and charter school management simply did not avail themselves of the opportunity to comply with the law.

Palm Beach County Charter School Non-Compliance with SSO Requirement

Broward County was not the only school district lacking a sense of urgency and leadership in ensuring compliance with the law. The Palm Beach County School District (PBCSD) has its own uniformed police department comprised of more than 200 police officers assigned to various schools throughout the county. That number is insufficient however to cover all the traditional public schools and the charter schools within Palm Beach County. The PBCSD had not approved the Guardian Program, but, under existing law, the charter schools had the authority to directly request that the Palm Beach County Sheriff conduct the guardian training, or that he make arrangements with another sheriff to do so.

Instead of making these arrangements, the PBCSD sought to hire guardian-trained security guards and use them in schools to meet the SSO requirement. The state law permitting that security guards may be used to fulfill the SSO requirement only applies if that security guard has also successfully completed the required guardian training. The PBCSD contracted with a private security firm, Invictus, to train their guardians instead of having the training provided by a sheriff as indicated by law. The PBCSD paid to train these guardians at an expense of approximately $3,000 per student. Sheriff Bradshaw agreed to train the guardians using the State-funded guardian money at no expense to the school board.
Despite not having his office conduct the training, Sheriff Bradshaw agreed to review the Invictus training and approve it if it met the statutory requirements. In August 2019, the same month which school was starting in Palm Beach County, Sheriff Bradshaw released an assessment of the Invictus training finding (Appendix L) that not only was the Invictus training not compliant with Florida law, it was woefully inadequate. Among the Invictus failures were that the lead instructor did not have Criminal Justice and Standards Training Commission (CJSTC) certification as required by law, and it was determined that some instructors did not any CJSTC certifications; Invictus records indicated that students were passing with firearm qualification scores of 80% when the law requires a qualification score of 85%; despite five students failing the firearms qualification, Invictus still gave them a passing score; and the training did not include other required components. After learning of Sheriff Bradshaw’s findings, the PBCSD then voted to terminate the Invictus contract and has filed a lawsuit attempting to recover more than $97,000 in training fees. Sheriff Bradshaw has agreed to train the Invictus students to the proper standard set forth in Florida law.

SSOs in Miami-Dade County Charter Schools

Leading up to the new school year in August 2019, there were numerous Miami-Dade County charter schools not in compliance with the requirement that they have an SSO on campus. To address this issue the Miami-Dade School Board funded placing a law enforcement officer at each charter school until the charters could hire and train guardians to fulfill the SSO requirement. Guardians are in the training process for Miami-Dade charter schools, and they will replace the law enforcement officers as they graduate from the guardian academy.

GUARDIAN PSYCHOLOGICAL EXAMS

Another issue is the psychological exam administered to guardians. In August 2019, the Commission was contacted by Grant McDougall, Ph.D., who is a licensed clinical social worker and familiar with the evaluation of law enforcement professionals. Dr. McDougall expressed several valid concerns about the language in Senate Bills 7026 and 7030 regarding the mental health evaluations for potential school guardians.
Currently, only psychologists licensed under Chapter 490 of the Florida Statutes are able to administer evaluations to potential school guardians; this prohibits psychiatrists, licensed mental health counselors, licensed clinical social workers, and other licensed professionals from conducting these evaluations. Florida law permits the professionals listed above to conduct the psychological evaluations required for “school resource officers” and “school safety officers” (who are law enforcement officers), and the Commission for Florida Law Enforcement Accreditation (CFA) only states that law enforcement officer candidates be “assessed by a licensed professional.”

Florida law identifies four designations of individuals who are authorized to meet the SSO requirement on each school campus: law enforcement officers, guardians, and guardian-trained security guards. Some of these titles overlap, and others are exclusive. As an example, law enforcement officers, guardians and security guards can all be SSOs but because you are an SSO that does not make you an SRO. Florida law has different psychological evaluation requirements for these different designations. Only guardians and security guards are required to “pass a psychological evaluation administered by a psychologist licensed under Chapter 490,” while SROs and school safety officers (law enforcement officers) only required to “undergo a psychological evaluation” by a licensed professional.

FINDINGS:

1. Since March 2018, Florida law has required that there be at least one armed Safe School Officer on every K-12 public school campus, including charter schools’ campuses. Some Florida schools, which include charter schools, have not complied with this requirement.

2. The Palm Beach County School District improperly contracted with Invictus to provide guardian training. Invictus, as a private company was prohibited from providing the training. The Invictus training was ineligible for state guardian funding reimbursement.
3. In addition to Invictus not being authorized to provide the training, the training did not comply with Florida law. The training did not use qualified personnel as trainers and Invictus passed students using lower and improper standards than the law requires, among other statutory violations.

4. There is a different standard for who may complete the required psychological evaluations of law enforcement officer applicants as opposed to guardian applicants. The standard for those who may psychologically assess guardians is unnecessarily more restrictive than those who may assess law enforcement officer applicants.

RECOMMENDATIONS:

1. The legislature should amend the statute to make it unequivocally clear that only Florida sheriffs may conduct the guardian training. The training may be conducted by the sheriff of the county where the school is located or by the sheriff of another county, but all training must be completed by a sheriff.

2. The legislature should amend the law to make it clear that all guardian training be conducted by “active” CJSTC instructors. The current law only requires that someone be a CJSTC instructor (Line 259 of Senate Bill 7030), and this amendment will eliminate any ambiguity that the instructor must hold an active (current) instructional certification.

3. The legislature should amend the guardian training requirements and require that a portion of the firearms training include night and low-light shooting conditions.

4. The legislature should amend the statute to state that all guardians and school security guards may undergo the same psychological evaluation currently required by law for school resource officers and school safety officers (law enforcement officers) in the state of Florida, and that such evaluations be conducted by licensed professionals.

5. Current Florida law requires that psychological evaluations of guardians be conducted by “FDLE-designated” professionals. FDLE does not and has never
designated anyone to perform these evaluations, and this requirement should be deleted from the statute.

6. SROs (city police officers or deputy sheriffs) are required under current law to attend Crisis Intervention Team (CIT) training. School Safety Officers (law enforcement officers employed by a school board police department) are not currently required to attend CIT, and the legislature should amend the law to require that School Safety Officers attend CIT training.
CHAPTER 7. THE FLORIDA SAFE SCHOOL ASSESSMENT TOOL AND SCHOOL HARDENING

Assessing schools’ physical site security is paramount to effective campus hardening. Knowing vulnerabilities and making decisions about how to best improve school campus site security requires a physical assessment using a properly validated assessment instrument.

THE FLORIDA SAFE SCHOOL ASSESSMENT TOOL

The Commission’s investigation identified that a significant weakness in school security throughout the state was an inadequate, and inadequately used, Florida Safe Schools Assessment Tool (FSSAT). The Florida Legislature previously funded the creation of this tool so that school districts could readily assess their physical site security, identify strengths and weaknesses and implement school hardening measures that close vulnerability gaps. The FSSAT has been underutilized and, in many cases, has not been properly used as the primary site security assessment tool, and some districts have not complied with the reporting requirements mandated by law.

Response to the Commission’s Initial Recommendations to Revise the FSSAT

There are actually two FSSAT instruments; one is a school-specific assessment, and the other is a districtwide assessment. However, when we examined the FSSAT submissions from 2015 – 2017 we found that many schools – including MSDHS – had not submitted any FSSATs. The Commission found the FSSAT instrument itself to be inefficient and in dire need of being revamped. The Commission made nine recommendations in the initial report specific to this issue. The legislature addressed these recommendations and enacted laws to improve the quality of the instrument and require timely submission. Additionally, Governor DeSantis issued Executive Order 19-45 which directed the Department of Education to take immediate steps to enhance campus physical site security measures.

The Department of Education contracted with MGT Consulting Group to conduct an analysis of the FSSAT and MGT presented their findings at the Commission’s April 2019 meeting. The study evaluated the tool’s technical usability, content, and implementation. It
was assessed for compliance with Florida law and national school safety and security best practices. The findings included both positive and adverse findings in each of those three categories as well as recommendations for improving the FSSAT. In its initial report, the Commission identified several concerning aspects of the FSSAT, including how much relevant, useful data the FSSAT was actually gathering. MGT expressed similar concerns in one of its recommendations: “[t]o better assess security and related planning, as well as other data collected from schools relative to safety and security standards, we recommend...revising content to collect more robust information on safety and security details of schools.”

The Florida Department of Education (FDOE) has worked diligently to revise both the school-specific and districtwide FSSATs to address the Commission and MGT’s findings. The FSSAT is a confidential document which required the Commission to review it in a closed session. The Commission has monitored development of the revised instruments, provided input on their design and reviewed the versions now being used by Florida schools. The revised FSSATs are far more effective and will do much more to improve school safety than the prior instruments.

New FSSAT Requirements by the Florida Legislature

Moving forward, Senate Bill 7030, passed in early 2019, established the FSSAT as the primary physical site security assessment tool to be used by every school in Florida. This does not prohibit any district from conducting further analysis, but it sets the minimum requirement for a standardized statewide instrument. The OSS is required to make the FSSAT available to districts no later than May 1st of each year.

The legislation requires that the FDOE, through the Office of Safe Schools (OSS), provide annual FSSAT training to all district and charter schools. The School Safety Specialist (SSS) in every district is required to collaborate with the appropriate public safety agencies and submit the FSSAT by October 1st of every year. The SSS is required to submit recommendations to the school board and superintendent to address the FSSAT findings. By October 15th of each year, the school district is required to report to the Department of Education that all public schools in the district have completed the FSSAT.
CHAPTER 7. THE FLORIDA SAFE SCHOOL ASSESSMENT TOOL AND SCHOOL HARDENING

SCHOOL HARDENING

As directed by Governor DeSantis in Executive Order 19-45, on July 1, 2019, the Department of Education issued a report entitled Best Practices for School Hardening and Harm Mitigation. This report focused on various ways to prevent school shootings and then minimize the casualties when a shooting takes place. The report further elaborated on the tiered approach to school hardening that the Commission used in its initial report in addressing school hardening. The tiered approach began with level one concepts, which are inexpensive and easy to implement. Level two concepts have some cost and are more difficult to implement, while level three was comprised of expensive, difficult to implement safety measures.

To further enhance school hardening, Senate Bill 7030 also directed the Department of Education’s Office of Safe Schools to convene a School Hardening and Harm Mitigation Workgroup. The workgroup is comprised of subject-matter experts in the area of school physical site security. Among the areas this workgroup will evaluate are access and functional needs; Crime Prevention Through Environmental Design (CPTED); data management and reporting; emergency planning and incident management; interior access control and alarms; mass notification, emergency notification and emergency communications; personnel, policies and procedures; surrounding area and community partnerships; tier/valuation methodology; transportation; and youth mental health and behavioral threat assessment.

The school hardening workgroup began its work in the fall of 2019 and plans to meet in various locations throughout the state. Their work will include touring schools of various sizes, interviews with school administrators and engaging other safe school offices throughout the United States.

The workgroup’s report is due to the director of the Office of Safe Schools by August 1, 2020. It is required to contain a “prioritized list for the implementation of school campus hardening and mitigation strategies and the estimated costs of and timeframes for implementation of the strategies by school districts and charter schools.” The OSS director is required to also submit recommendations to the commissioner of the Department of
Education on monitoring and compliance enforcement of the workgroup’s recommendations. All of these recommendations are then required to be submitted to the governor and legislature by September 1, 2020.

FINDINGS:

1. The FSSAT is statutorily confidential and its contents are not subject to public disclosure.

2. Florida schools have underutilized the FSSAT as the statewide physical site security assessment instrument despite the FSSAT having been mandated and funded by the legislature since 2014.

3. Some school districts failed to file their FSSATs with FDOE as required by law.

4. The 2019 revised FSSAT is superior to the old tool and will lead to better assessments of physical site security on Florida’s K-12 school campuses. The FSSAT is a dynamic document that is constantly being reviewed by the Office of Safe Schools for enhancements.

RECOMMENDATIONS:

1. It is imperative that all Florida schools assess their physical site security at least annually and use the FSSAT to develop a remedial plan that addresses deficiencies and improves school hardening.

2. All schools and school districts must comply with the law and submit all school-specific and districtwide FSSATs in a timely manner.

3. The Commissioner of Education and State Board of Education should have sanction authority over the superintendent and school board for non-compliance with FSSAT submission requirements.
CHAPTER 8. BEHAVIORAL THREAT ASSESSMENTS

The Commission’s initial report identified behavioral threat assessments as one of the most important opportunities to provide a safer school environment by heading off concerning behavior before it manifests into actual harm. Due to the significant role behavioral threat assessments play in school safety, the Commission continued to explore the topic alongside the Department of Education’s Office of Safe Schools.

The Commission’s initial investigation included information specific to the Broward County Public Schools’ threat assessment process and the single threat assessment that it initiated on Nikolas Cruz. While the BCPS threat assessment policy and its threat assessment instrument were comprehensive, the application and execution of actual threat assessments at MSDHS and across the district were flawed. School administrators at MSDHS and across the Broward school district were not properly trained or qualified to execute the District’s threat assessment protocol, and they were disengaged from the threat assessment process. There was also minimal, if any, oversight from the District office on the school’s application of the threat assessment policy.

2019 REVIEW OF BCPS BEHAVIORAL THREAT ASSESSMENT PROCESS

The most significant open issue from the Commission’s initial report regarding threat assessments was whether the threat assessment processes’ flawed application was unique to MSDHS or there was a systemic problem that permeated the school district. In late 2018, BCPS contracted with an outside auditor, RSM International, to evaluate the application of its threat assessment protocol across the district and to determine whether there were systemic problems. A copy of RSM’s report is included as Appendix M to this report. This audit was not to determine the efficacy of any specific threat assessment but to determine if the process was being completed properly. The sum of RSM’s findings is that Cruz’s botched threat assessment was merely one example of a systemic problem executing threat assessments throughout BCPS.
A post-shooting external audit was conducted on a representative sample of 60 out of 642 threat assessments conducted in the Broward County schools. The following are findings in RSM’s report:

- 14 (23%) threat assessments had no supporting paperwork.
- Of the 46 samples with supporting paperwork, 16 (35%) threat assessments had documentation that was “substantially complete.” The remaining 30 (65%) threat assessments included exceptions and were incomplete.
- Not a single high-level threat assessment from any Broward County high school was completed properly.
- “The existing process is extremely paper driven. An electronic system could improve availability and completeness of documentation, version control, and streamline the process.”
- “Currently there is no formalized process to follow-up and monitor the Threat Assessment process to assess that documents are fully completed and that follow-up as indicated in student plans occurs.”

BCPS 2019 Behavioral Threat Assessment Process Revisions

In June 2019, Dan Gohl, BCPS’ Chief Academic Officer, updated the Commission on modifications and improvements to their threat assessment process. BCPS made changes to their policies and processes based on reports from the Collaborative Education Network, this Commission and the RSM audit referenced above. BCPS adopted a revised threat assessment policy in early 2019 that implemented many changes and put BCPS in compliance with the threat assessment portion of Senate Bill 7026.

The new policy directs the principal to identify a school-based threat assessment team to include mandatory and optional team members. The mandatory members include the principal or assistant principal; mental health practitioner; teacher who is familiar with the student; school resource officer and/or Broward Schools Police investigator; and the school security specialist (middle and high schools only). Additional team members may include an ESE specialist, behavior specialist or others who know the student. This policy
CHAPTER 8. BEHAVIORAL THREAT ASSESSMENTS

requires that all school-based administrators and threat assessment team members attend and complete annual threat assessment training.

As of Mr. Gohl’s presentation, BCPS had offered 22 threat assessment trainings to all District staff on the new process. All principals, assistant principals and school-based psychologists were trained in the new procedures. BCPS also purchased and implemented software, based on the State of Virginia’s model for behavioral threat assessments, to manage the threat assessment process (Virginia is widely recognized as the national leader in school-based behavioral threat assessments). This new electronic process will allow for immediate access by any District staff to all threat assessments, result in increased accountability, as well as more accurate and thorough record-keeping. The roll-out for this new electronic system and the necessary training is still taking place.

Further, to bring about increased accountability at the District level, all BCPS school-initiated threat assessments must be submitted for review to BCPS’s cadre directors, who serve as supervisors to the principals. The BCPS chief auditor will also conduct annual audits of the threat assessment process for compliance and report his findings to the audit committee and the School Board.

BCPS is making a significant effort to improve its threat assessment process and there is a newfound emphasis on the importance of threat assessments. However, the Commission has also received allegations of some concerning lapses in how threat assessment teams operate in some schools.

On July 15, 2019, Sheriff Gregory Tony sent a letter to Superintendent Robert Runcie in which he described a “widespread problem” of deputies not being initially and directly involved in threat assessments and/or deputies being asked to sign-off on a threat assessment after the fact. Sheriff Tony described similar issues taking place with officers from the police departments within Broward County. These matters were brought to the attention of Superintendent Runcie during his August 2019 testimony before the Commission. Superintendent Runcie was aware of these allegations and assured the Commission that he viewed such behavior as unacceptable and that any specific instances
would be investigated. He described recent punishments which were levied against BCPS employees who were not in compliance with the District’s threat assessment process.

Superintendent Runcie also countered Sheriff Tony’s claims with concerns that law enforcement was not timely responding to participate on threat assessment teams. Superintendent Runcie described instances where law enforcement agencies had been notified that an officer was needed on campus to participate in the threat assessment process and the law enforcement officer’s response was so delayed that the process had to begin without him. The Commission has also learned of patrol officers/deputies with no threat assessment training being dispatched from street patrol to participate in a threat assessment process as if it were any other call-for-service. Using patrol officers/deputies with no threat assessment training and no knowledge of the students or the school is inefficient and ineffective and is contrary to established best practices.

Both Superintendent Runcie and Sheriff Tony seem committed to remediating these deficiencies. Indeed, based on October 2019 discussions with Sheriff Tony many of these issues have been resolved or BSO and BCPS are actively working toward resolution.

STATEWIDE THREAT ASSESSMENT PROCESS IMPROVEMENTS

In May 2019, Governor Ron DeSantis signed into law Senate Bill 7030. This legislation mandated implementation of several school safety measures, including additional requirements for conducting behavioral threat assessments. The law required that the Department of Education’s Office of Safe Schools develop a statewide behavioral threat assessment instrument by August 1, 2019. The Commission has worked closely with the Office of Safe Schools, provided input on development throughout the process and reviewed the final instrument. The OSS also obtained assistance from nationally recognized experts to construct the instrument. Due to the sensitive nature of this process, the new instrument it is statutorily confidential and that required the Commission to review and discuss it in a closed session.

In addition to creating a statewide threat assessment instrument, the law requires OSS to address implementation of and compliance with proper threat assessment protocols. On
July 31, 2019, FDOE sent a memorandum to all superintendents and charter school directors notifying them that the Comprehensive School Threat Assessment Guidelines (CSTAG) was the statewide threat assessment process to be used in all of Florida’s schools. FDOE certified 88 individuals throughout the state as trainers who were then tasked with returning to their districts and training the school-based threat assessment teams. The training included how to identify individuals who presented a threat to themselves and others. The persons receiving the training included school safety specialists, student services staff, mental health coordinators, etc. By August 1, 2020, OSS is required to evaluate each district’s threat assessment procedures to ensure they are in compliance. The OSS is required to report any districts that are not in compliance to the district’s superintendent. Non-compliance is a matter which this Commission will also monitor.

VERBAL THREATS

Threat assessment teams and law enforcement officers are called upon to address verbal threats, such as a statement by a student that, “I am going shoot up the school.” Prior to the passage of Senate Bill 7026, Florida law made it illegal for someone to author a written threat of that nature, but the writing had to be “transmitted” for it to constitute a crime. As an example, if someone wrote on their computer, “I am going to shoot up the school” that was not a crime, but if they wrote that in an email and sent it or posted it on social media that would be a crime because the threat was transmitted. Likewise if a student wrote on the mirror in the school bathroom, “I am going to shoot up this school,” that too was not a crime because there was no transmission of the threat. Senate Bill 7026 removed the transmission requirement, and now if someone writes a threat as described above it is a felony.

However, it is still not a crime to verbally threaten the same thing—“I am going to shoot up this school.” For a verbal “threat” to be a crime it has to include action of the type that would constitute an assault or aggravated assault. This is inconsistent with Florida law that prohibits and makes it a felony to threaten to place a destructive device (bomb). If someone calls a bank today and tells the bank employee that he is going to “blow up the bank,” that is
a crime. If someone calls the same bank and says he is going “shoot up” the bank, that is not a crime.

Verbal threats to shoot, like verbal threats to place a bomb, should be unlawful. The Florida Legislature should amend the Florida law regarding bomb threats and make it a felony to make verbal threats of violence using a firearm or other deadly weapon.

DATA SHARING AND THE FLORIDA SCHOOL SAFETY PORTAL

In order to improve information sharing during the threat assessment process, on August 1, 2019, FDOE sent a memo to school district superintendents and charter school directors informing them of a centralized data repository known as the Florida School Safety Portal (FSSP). The FSSP was required by Senate Bill 7026, and it queries information from the following sources: SESIR and other state level disciplinary records; FortifyFL; social media monitoring data; and Baker Act Reporting Center data. In the future, if funded by the legislature, the FSSP will also house a threat assessment database allowing for increased sharing of threat assessments throughout the state.

STATEWIDE THREAT ASSESSMENT DATABASE

Senate Bill 7030 also required that OSS establish a Threat Assessment Database Workgroup to make recommendations regarding the development of a statewide threat assessment database. This workgroup is required to provide a report by December 31, 2019, outlining their recommendations. The workgroup’s recommendations are to identify database content; personnel who should be allowed to input and view records; data security; costs to develop and maintain the database; an implementation timeline; and address privacy law issues associated with FERPA, HIPAA and 45CFR, part 164. For this database to become effective it will require funding by the legislature.

FINDINGS:

1. Based in part upon determinations by an outside consultant and this Commission, the Broward County Public Schools had systemic failure with its behavioral threat assessment process. The failure was due, at least in part, to ineffective implementation of the BCPS threat assessment policy, a lack of training,
inexperience by school personnel, a lack of accountability at the District level and a failure of school administration to emphasize the importance of the threat assessment teams.

2. The June 2019 BCPS revised threat assessment policy provides the necessary remedial measures to implement an effective threat assessment process in the BCPS, including oversight and accountability at the District level.

3. Using patrol-assigned law enforcement officers to respond to a call for service at a school that asks officers to serve on a school's behavioral threat assessment team is improper and inconsistent with the requirement that law enforcement meaningfully participates on each school's threat assessment team. (This issue has been or is in the process of being remediated in Broward County.)

4. Some schools were asking a law enforcement officer to ratify a threat assessment after the fact and that is improper and inconsistent with the requirements of Florida law. (This issue has been or is in the process of being remediated in Broward County.)

5. The statewide behavioral threat assessment instrument implemented by FDOE on August 1, 2019, is an effective tool to evaluate concerning behavior and the Commission supports the use of this instrument by all 67 Florida school districts and charter schools.

6. The FSSP was required by law and the responsible state agencies used their best efforts and fulfilled their obligations. However, the “richest” and most beneficial data to the threat assessment process is housed in the myriad of local law enforcement, school and mental health provider databases across Florida. It is not possible to include these various databases within the FSSP. The FSSP has limited value and should not be the sole source of school data used in a threat assessment. Chapters 9 and 10 review the SESIR and Integrated Data System in detail.
RECOMMENDATIONS:

1. It should be a priority for the legislature to amend Florida law to include as a criminal offense any type of a threat to conduct a mass shooting, etc., especially a verbal threat. The Commission supports the legislation proposed in House Bill 311 making it a felony to verbally threaten a mass shooting.

2. Law enforcement agencies and school districts must work collaboratively to implement effective, meaningful and timely threat assessment processes using properly trained personnel. Only threat assessment-trained officers or deputies should participate on a threat assessment team, and patrol officers or deputies should never be dispatched to a school as a “call for service” to participate on a threat assessment team.

3. School behavioral threat assessment teams should have permanent members, including mental health practitioners, to ensure consistency in the process. If possible, non-school mental health providers, DJJ and/or DCF representatives should also participate on threat assessment teams when they have unique knowledge of the person who is the subject of the assessment.

4. In order to ensure that all statutorily required threat assessment team members meaningfully participate in the threat assessment process from beginning to end, and that nobody “signs off” on a threat assessment after the fact, the legislature should amend Florida Statute 1006.07(7)(a) to state that all statutorily required members of the threat assessment team must be present and involved in the threat assessment process from start to finish, including the disposition decision.

5. Because it is impossible to include the information-rich local databases in the FSSP, it is imperative that local threat assessment teams establish processes to ensure that all relevant information is obtained so that information important to the threat assessment team’s decision-making process is not omitted. Law enforcement agencies should consider committing a dedicated analyst familiar with data
CHAPTER 8. BEHAVIORAL THREAT ASSESSMENTS

gathering to conduct the research necessary for an effective threat assessment process.
CHAPTER 9. SCHOOL ENVIRONMENTAL SAFETY INCIDENT REPORTING (SESIR)

A significant issue discovered during the Commission's initial investigation was the issue of non-reporting and under-reporting of criminal and other school incidents as required by law—the School Environmental Safety Incident Reporting (SESIR). The Commission issued a number of findings and recommendations in its initial report that sought to correct identified SESIR reporting deficiencies and continued an investigation into SESIR compliance this year. In order to gain a better understanding of the underlying issues, the Commission heard testimony about SESIR during its April 2019 meeting. Additionally, in the June 2019 meeting, a panel of school superintendents offered their perspective on SESIR.

SESIR REPORTING BY FLORIDA SCHOOLS

At the time of the MSDHS shooting, there was a single staff member at FDOE who was responsible for overseeing SESIR data for the nearly 4,000 schools in Florida. While FDOE provided on-site training to school districts upon request, there were school districts that never invited FDOE to provide that training. Most districts relied on online SESIR training. The online training provides guidance to school district personnel on how to comply with the reporting guidelines. However, the current reporting guidelines are so nuanced and specific that online training alone is likely insufficient to ensure accurate reporting.

SESIR Definitions Contribute to Reporting Problems

Testimony revealed that some definitions within SESIR were unclear, inconsistent with other legal definitions of the same conduct and at times overlapped one another. For example, if someone on campus committed a violent act against another person that incident could potentially be classified within one of three SESIR categories: Fighting, Physical Attack or Battery. The following are these SESIR definitions in order of least severe to most severe:

Fighting: (mutual combat, mutual altercation) When two or more persons mutually participate in use of force or physical violence that requires either 1) physical restraint or
2) results in injury requiring first aid or medical attention. (Do not report to SESIR lower level fights such as pushing, shoving, or altercations that stop upon verbal command. Use local codes.)

Physical attack: Physical attack refers to an actual and intentional striking of another person against his/her will, or the intentional causing of bodily harm to an individual.

Battery: (physical attack/harm) The physical use of force or violence by an individual against another. The attack must be serious enough to warrant consulting law enforcement and result in more serious bodily injury. (To distinguish from Fighting, report an incident as Battery only when the force or violence is carried out against a person who is not fighting back.)

The SESIR definition of Physical Attack is more similarly aligned with the definition of “battery” (F.S. 784.03) under Florida law, and the SESIR definition of battery is more similarly aligned with the criminal statute defining aggravated battery (F.S. 784.045). The fact that SESIR and Florida law both have offenses identified as batteries, but they have different definitions certainly results in confusion between school personnel and law enforcement about what and how to report certain conduct under SESIR. Additionally, expecting consistent interpretation of these three definitions among the nearly 4,000 schools and 67 school districts within Florida is unrealistic and bound to result in inaccurate reporting to some degree. FDOE has the authority and ability to change SESIR definitions; however, FDOE is hesitant to change them frequently as doing so does not allow for multi-year comparisons in order to identify trends. (The data is so unreliable today that it likely cannot be relied on for any meaningful trends anyway.)

SESIR Reporting Guidelines Lack Clarity

In addition to problems with the definitions, SESIR's reporting guidelines are unclear and likely the greatest contributor to inaccurate and unreliable data. Within the 26 SESIR definitions, the 21 most severe incidents “are expected to include consultation with law enforcement” and the other five incidents “may not need to include consultation with law enforcement.” The phrases “are expected to,” “may not need,” and “consultation” are vague
and open to interpretation. These ambiguities result in unintentional misreporting, but also allow for the possibility of school/district staff being intentionally deceptive.

While SESIR directs that law enforcement be “consulted” in some instances, the instances in which law enforcement is merely consulted is not a data set that gets reported to FDOE. “Consulted” is an informal notification or discussion between school personnel and a law enforcement officer. It can be as casual as “hey, what do you think about x” or “just FYI about x,” and the law enforcement officer is unaware that he/she is being “consulted.” A consultation does not necessarily result in any documentation (police report, etc.) by the officer, and it is not part of the SESIR reporting despite the consultation being a SESIR requirement.

FDOE SESIR Data Tracking

FDOE only tracks SESIR incidents for which law enforcement takes official action and reports that action in a category titled “Incidents Reported to Law Enforcement.” SESIR provides a very specific definition for what “reported to law enforcement” means: “Official action was taken by a School Resource Officer (SRO) or a local Law Enforcement Officer such as: a case number was assigned, a report was filed, an affidavit was filed, a civil citation was issued, an investigation was conducted and found to be an incident reportable to SESIR, or an arrest was made. The presence of, notification of, or consultation with a Law Enforcement Officer or SRO, is not sufficient for an incident to be coded as ‘Reported to Law Enforcement.’”

By maintaining and distributing data that indicates the number of “Incidents Reported to Law Enforcement,” the numbers can be misleading to the consumer because not all school districts require a law enforcement case number or other verification that the incident was actually “reported.” By stating an incident was “reported” without verification law enforcement may only have been “consulted” and no actual “report” occurred. Similarly, consumers of SESIR data have no way to know that law enforcement was actually consulted when so required.
Officer Discretion and Agency Policy Contribute to Data Discrepancies

The Commission recognizes officer discretion and law enforcement agency policy also contribute to SESIR discrepancies. As examples, the SESIR definition of “Reported to Law Enforcement” is almost exclusively dependent upon the action taken by the law enforcement officer who is notified of a SESIR incident. The response to any given incident will vary from one law enforcement officer to another and from one law enforcement agency to another. For example, two law enforcement agencies in the same school district may have very different policies and practices on how to handle juvenile offenders. If Agency A is more prone to take official action than Agency B, that results in a disparity over which the school district has no control, yet it impacts whether that matter was “Reported to Law Enforcement” (as defined by SESIR guidelines and a report taken), thereby having an impact on statewide data. Simply stated, an officer who exercises discretion and does not take a report and one who does for identical incidents will result in inconsistent data.

There is no way for FDOE or the public to know about the number of SESIR incidents that involved some sort of consultation or unofficial involvement with law enforcement. There are undoubtedly incidents where did school staff “consulted” with the SRO and told the SRO of a physical attack, but school staff told the SRO they would handle it administratively. There are also occasions where school staff consulted with the SRO, but the SRO determined the incident did not need to be documented. These differences cannot be reconciled.

Below are some examples from the 2017-2018 school year that illustrate how the SESIR data is so grossly inaccurate that it provides no meaningful, relevant information. These tables are merely a few examples of consistently inaccurate data.
Duval County reported an extremely high number of SESIR fighting incidents. The next closest county was Broward (2,695 incidents) despite Broward County having twice as many students as Duval. There were six other counties that reported more fighting incidents than Miami-Dade County despite Miami-Dade County being the largest school district in the state. Additionally, Miami-Dade had no official law enforcement involvement; Duval had official law enforcement involvement in less than one percent of its fights, while Polk County took official law enforcement action in 90% of its fights.

<table>
<thead>
<tr>
<th>School District (County)</th>
<th>Student Population</th>
<th>SESIR Incidents</th>
<th>Incidents Reported to LE*</th>
<th>% of Incidents Reported to LE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Duval</td>
<td>129,583</td>
<td>3,33834</td>
<td>10</td>
<td>0.3%</td>
</tr>
<tr>
<td>Broward</td>
<td>271,956</td>
<td>2,695</td>
<td>173</td>
<td>6.4%</td>
</tr>
<tr>
<td>Volusia</td>
<td>62,977</td>
<td>1,022</td>
<td>89</td>
<td>8.7%</td>
</tr>
<tr>
<td>Miami-Dade</td>
<td>354,840</td>
<td>540</td>
<td>0</td>
<td>0%</td>
</tr>
<tr>
<td>Polk</td>
<td>104,136</td>
<td>514</td>
<td>465</td>
<td>90%</td>
</tr>
</tbody>
</table>

*Incidents in which official law enforcement action was taken as defined by SESIR guidelines

---

**Battery**

<table>
<thead>
<tr>
<th>School District (County)</th>
<th>Student Population</th>
<th>SESIR Incidents</th>
<th>Incidents Reported to LE*</th>
<th>% of Incidents Reported to LE**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pinellas</td>
<td>101,824</td>
<td>410</td>
<td>410</td>
<td>100%</td>
</tr>
<tr>
<td>Hillsborough</td>
<td>217,072</td>
<td>113</td>
<td>113</td>
<td>100%</td>
</tr>
<tr>
<td>Miami-Dade</td>
<td>354,840</td>
<td>67</td>
<td>67</td>
<td>100%</td>
</tr>
<tr>
<td>Duval</td>
<td>129,583</td>
<td>49</td>
<td>49</td>
<td>100%</td>
</tr>
</tbody>
</table>

*Incidents in which official law enforcement action was taken as defined by SESIR guidelines

**SESIR requires all batteries be “Reported to Law Enforcement”**
Pinellas County reported the by far highest number of batteries despite having student populations significantly smaller than Broward (271,956), Hillsborough (217,072), and Miami-Dade (354,480). Despite being the sixth-largest school district in the state, Duval reported only 49 batteries. This is perplexing considering that Duval County reported the highest numbers of both physical attacks and fighting incidents.

<table>
<thead>
<tr>
<th>Physical Attacks</th>
</tr>
</thead>
<tbody>
<tr>
<td>School or School District</td>
</tr>
<tr>
<td>Stephen Foster Elementary School (Alachua)</td>
</tr>
<tr>
<td>Holiday Hill Elementary School (Duval)</td>
</tr>
<tr>
<td>McDonald Elementary School (Hillsborough)</td>
</tr>
<tr>
<td>Miami-Dade County School District</td>
</tr>
<tr>
<td>Pinellas County School District</td>
</tr>
</tbody>
</table>

When comparing schools to districts the statistics for Physical Attacks reveals a startling disparity. Three elementary schools with student populations under 600 reported high numbers of physical attacks, while the vast majority of elementary schools in Florida reported fewer than 20 physical attacks. Conversely, the entire Miami-Dade School District reported no physical attacks, and the entire Pinellas School district reported only three physical attacks.

<table>
<thead>
<tr>
<th>Theft (&gt; $300)</th>
</tr>
</thead>
<tbody>
<tr>
<td>School District (County)</td>
</tr>
<tr>
<td>Miami-Dade</td>
</tr>
<tr>
<td>Broward</td>
</tr>
<tr>
<td>Seminole</td>
</tr>
<tr>
<td>Volusia</td>
</tr>
</tbody>
</table>

*Incidents in which official law enforcement action was taken as defined by SESIR guidelines
Despite the appearance of under-reporting for fighting, Miami-Dade had the highest number of thefts. Both Broward and Seminole Counties reported 112 thefts; however Broward County’s student population is four times that of Seminole County. Both Miami-Dade and Volusia Counties had official law enforcement involvement in every single theft, yet Broward and Seminole Counties had official law enforcement involvement at much lower rates.

Examining the ten least populous school districts shows equally disparate data when examining all SESIR incidents for the 2017-2018 school year. Liberty and Franklin Counties have very similar student populations, yet Franklin reported four times as many SESIR incidents. The same problem exists between Dixie and Calhoun Counties; they have similarly-sized student populations but Dixie County reported ten times as many SESIR incidents. Glades County appears to be grossly under-reporting when compared against the two most comparable student body sizes, Gulf (1,977) and Hamilton (1,651), which reported 31 and 105 SESIR incidents, respectively.
Lack of SESIR Training by School Districts

While it has been well-established that SESIR’s current structure is flawed, the instrument alone does not bear all responsibility for the inaccurate data. Discussions with FDOE staff revealed that there have been several counties that have had minimal to no dialogue with FDOE staff regarding SESIR procedures despite FDOE attempting to contact those districts. Many districts have never invited FDOE to their county for training, and some counties have even refused to return phone calls from SESIR staff. One FDOE staffer indicated that prior to February 14, 2018; SESIR did not seem to be a priority for many school districts. The apathy demonstrated by some school districts is partially a byproduct of FDOE’s prior inability to levy sanctions against districts that were not in compliance. (As a result of Senate Bill 7030, the FDOE commissioner may direct the local school board to withhold a superintendent’s salary for improper SESIR reporting.) Conversely, FDOE also identified several counties with which they have very good working relationships and maintain regular lines of communication regarding SESIR incidents.

SCHOOL SUPERINTENDENTS’ PERSPECTIVE ON SESIR

The Commission also heard testimony from school superintendents from various districts in Florida. During that testimony it was revealed that districts track student misconduct through other mechanisms, implying that sometimes SESIR may be a redundant task. It was also pointed out that SESIR’s terminology sometimes conflicts with local codes of student conduct. Specifically, the panel stated that codes of student conduct often categorize offenses from level one to level four, with level four being the most severe. The opposite is true for SESIR; level one is the most severe, with level three being the least severe. While it is true that all districts report using the same SESIR definitions, the superintendents opined that this juxtaposed categorization is a source of confusion.

The panel of superintendents also pointed out how having 80 to 100 people within a single district who are responsible for SESIR reporting can result in various interpretations of the SESIR definitions. This problem has been magnified by rapid growth in some school districts which requires new personnel to be trained on the intricacies of SESIR. Dr. Walt Griffin, the school superintendent in Seminole County addressed the intricacies of SESIR
reporting by stating, “SESIR is supposed to be an objective reporting data mechanism. I think the biggest struggle we have with our school safety team and as superintendent is making the definitions as objective as possible so people really understand how to (file) a report.”

The panel opined that some intentional misreporting of SESIR data may take place: “In some cases, a principal wanted to make his school look better or worse for whatever reason.” These superintendents expressed a concern over inaccurate reporting for many reasons, but practically speaking, they try to allocate their resources where the needs are; in some counties SESIR is used as one measure of where resources are needed. This means intentional misreporting can result in misallocation of resources and actually harm the school or district.

The panel made various suggestions, including streamlining the definitions to reduce the types of incidents from the currently 26, forming a workgroup to align SESIR more closely with the various student codes of conduct and implementing more training within their districts. One of the primary concerns identified by Dr. Griffin is the absence of a formalized, aggregated data-sharing platform among school districts. He suggested the creation of a platform which aggregates various information sources to allow for a formal process of information-sharing about students who have mental health or disciplinary issues. In particular, Dr. Griffin identified the lack of information when it comes to students transitioning among the various types of schools: public schools, private schools, home schools and charter schools. He specified the need for the immediate identification of students who display troubling behavior.

FINDINGS:

1. There has been under-reporting, non-reporting and over-reporting of SESIR incidents by school districts across Florida.

2. The misreporting is the product of definitional ambiguity, misinterpretation of and confusion over the reporting guidelines, inadequately trained personnel tasked with compiling SESIR data and a lack of accountability in the reporting process.
RECOMMENDATIONS:

1. SESIR guidelines should be changed to eliminate confusion over what incidents require “consultation with law enforcement” versus incidents that are required to be “reported to” law enforcement. Any required action should be tracked and reported so that compliance can be measured. If there is required “consultation” with law enforcement then that should be documented and reported. If an incident is required to be “reported” to law enforcement, then whether an official report was generated by the officer should be documented. Officer discretion is important, so this is not a recommendation to mandate that officers take action, only that if they are required to be told under SESIR that the result be reported.

2. To ensure proper reporting, SESIR guidelines should require the gathering and reporting of law enforcement data including the date and time of law enforcement notification and name of the law enforcement officer who was notified. If a case/report/incident number is generated, that should be included in the data gathered through SESIR reporting.

3. The two groups of SESIR data which “are expected to include consultation with law enforcement” (21) and those which “may not need to include consultation with law enforcement” (5) require clearer direction to school faculty. The category that includes the 21 more severe incidents should direct that staff “will notify law enforcement” and that the less severe incidents “may not need to include notification to law enforcement.”

4. As currently defined within SESIR, acts of violence against another could be classified as either a battery, physical attack or fighting. These categories should be consolidated to two categories which closely mirror the criminal definitions of battery and aggravated battery. Both of these categories should fall under the category that mandates staff to notify law enforcement.
CHAPTER 10. INTEGRATED DATA SYSTEM AND SOCIAL MEDIA MONITORING

Complete and accurate information is crucial to effectively and fairly assessing a threat or an individual's concerning behavior. Incomplete information will lead to flawed decision-making and may result in a missed opportunity to avoid harm. The goal is to avoid information silos and enhance information sharing to achieve a successful result. Many different people (school staff, law enforcement officers, mental health providers, etc.), over several years, knew about Cruz's violent tendencies and concerning behavior, but there was no effective information sharing and no one had the global perspective of Cruz. The question will forever linger whether effective information sharing would have led to a different outcome than what occurred at MSDHS on February 14, 2018.

DATA ACQUISITION AND SHARING

Data is acquired about individuals at various governmental levels and access to that information is mostly controlled by federal and state laws. As a general principle, the most detailed and current information about an individual is acquired and maintained locally, while more macro information is available through state and federal resources. As an example, a record that someone was convicted for burglary and sentenced to prison is available from state and federal indices but the specifics about what occurred during the commission of the crime are only available from the local law enforcement agency that conducted the investigation. If a state agency needs details of the matter, it would have to request them from the local entity. The state agency generally does not have direct real-time access to local law enforcement agencies' records systems.

Law Enforcement Data Systems

State and federal indices are generally limited in number and consistent across the state. The Florida Department of Law Enforcement has one database for its investigative reports; any query to determine what FDLE knows about an individual can be made by an agent in Pensacola, and she will receive the same information that is queried by an agent in Miami. The opposite is true of local law enforcement records. All sheriff's office and police department records are maintained by each agency; they are not directly connected, and
while there are some small counties that share a countywide system, for the most part there is not one unified countywide or statewide records management system (like the state system FDLE uses for its reports).

Using Broward County as an example, for a law enforcement officer in Broward County to determine what Broward County law enforcement knows about an individual, the officer has to check a minimum of eight different police records management systems (RMS). The Broward County Sheriff’s Office and city police departments use different systems provided by different vendors. There is a State-operated system to which local law enforcement agencies may contribute their reports that enables more universal queries. There are limits on what and when agencies contribute to that system, and there are limits on from where and how that universal query is made. The State query system mitigates, but does not eliminate, data silos.

**School District Record Systems**

In addition to law enforcement records, the school systems across Florida have their own distinct and independent incident and discipline databases. Some school districts even have multiple databases within their districts for incident and discipline reports. Further, the mental health providers across the state have unique and unconnected data repositories that are generally inaccessible to non-providers.

**Creation of an Integrated Data Repository**

In the case of Nikolas Cruz, valid observations were made after the shooting that information silos existed that prevented the “dots from being connected”. If the dots had been connected, that may have resulted in some sort of intervention before Cruz acted to shoot and kill others. Law enforcement, the school district and private and community-based mental health providers all had “silos” of information about Cruz—no one person or entity had the whole picture about Cruz.

In an effort to remedy this void, the legislature directed in Senate Bill 7026 that several state agencies work together and establish an Integrated Data Repository, and that they implement a social media monitoring tool. The legislature’s intentions are well-founded,
and it is correct that data silos exist which make having an overall view of an individual
difficult. However, as stated previously, most of the current and “rich” data is with local
agencies (police departments, sheriff’s offices, schools, mental health providers, etc.) that
have many different and unconnected databases, and trying to integrate all this
information in one place is virtually impossible. Any such effort is also challenged by state
and federal laws and regulations designating some of the most important information
private and confidential and only accessible by certain authorized individuals.

Despite these challenges, those responsible for carrying out the effort at data integration
did the best they could with the current landscape and developed the Florida School Safety
Portal.

**FLORIDA SCHOOL SAFETY PORTAL (FSSP)**

Section 1001.212(6)-(9), Florida Statutes, as created by Senate Bill 7026, directed the
newly established Office of Safe Schools at the Department of Education to work with the
Florida Department of Law Enforcement to provide a centralized integrated data
repository by December 1, 2018. Meeting this deadline was not possible due to the
magnitude of the task, so Governor DeSantis issued Executive Order 19-45 calling for the
repository to be completed by August 1, 2019, prior to the 2019-2020 school year. The
system, now renamed the Florida School Safety Portal, went live on August 1, 2019, at
www.flsafetyportal.org.

The repository was required to integrate data from, at minimum, the following data
sources: social media, Department of Children and Families, Department of Law
Enforcement, Department of Juvenile Justice and local law enforcement. All data that is
exempt from disclosure under the public records laws or confidential and prohibited from
disclosure was required to maintain those attributes in the repository. The agencies
contributing the data remain the sole custodian of the data for the purposes of Florida
public records laws in Chapter 119 of the Florida Statutes. Finally, access to the data in the
repository was required to comply with all applicable state and federal data privacy
requirements through the use of user authorization and role-based security; data
anonymization and aggregation; and auditing capabilities.
The Department of Education and all the other stakeholders that were charged with developing the repository were given an almost impossible task because of the divergent and voluminous data that exists at the state and local levels, as well as the mandated privacy laws that prohibit access to and sharing of the information (state law modifications do not abrogate or lessen federal privacy law requirements). Further, the richest data is maintained at the local level in diverse databases that are incapable of integration. This effort was to be called the Centralized Integrated Data Repository, and the idea was to bring all of these systems together in what would amount to a unified query so that users could go to a dashboard and conduct a single search without having to go to individual systems. The agencies charged with this task did everything that they could with the resources, rules and laws available. However, the capabilities of the system that was created are extremely limited and are unlikely to meet the expectations of what was envisioned because what was envisioned is largely not attainable.

The Florida School Safety Portal was developed by the Department of Education with their vendor, FivePoint Solutions, and NTT Data Services, the vendor for the social media monitoring tool. The Portal includes searchable, statewide information from the Department of Education (SESIR) (not school-based incident or discipline reports), the Department of Children and Families (Baker Act Reporting Center) (this data is mostly statistical and personally identifiable information is omitted), FortifyFL (Florida’s anonymous tip platform), as well as social media monitoring data. The data available to users is based on the user’s assigned role: education, law enforcement, mental health, or a combination of these. As an example, only the mental health component of the school threat assessment team will have access to the Baker Act Reporting Center data. School resource officers will also be given access to search the SESIR, FortifyFL and social media data as “school officials,” but they are prohibited from sharing that information with other law enforcement officers absent an applicable exception to the law. SESIR data is currently only updated three times a year, so there is not real-time data access, but more frequent collection is being considered. In sum, users only have access to and may query databases to which they have authorized access without the FSSP existing, and the FSSP does not provide access to local records.
Access to the data is governed by applicable state and federal privacy laws, and authorized FSSP users will not be able to download or store information. To be clear, the portal does not store information about students’ race, religion, disability or sexual orientation. Threat assessment team members must undergo complete training and sign user agreements to obtain access to data, but again, it is only data to which they already have access outside the FSSP. The data can be queried by student name, date of birth, identification number, and school district. Keywords found in the results – such as gun, knife, or trespass – highlight items and can be used to filter the search results.

Criminal Justice Network (CJNET) Access through the FSSP

The FSSP is hosted on the Internet so that all users can access it, but law enforcement systems cannot be integrated into the Portal, mainly based on restrictions of state and federal law that prevent non-criminal justice agencies, such as the Department of Education, from housing this type of information. To accommodate law enforcement users, the Portal contains a link directing users to the Criminal Justice Network (CJNET). CJNET is a private network managed by FDLE solely for use by Florida’s criminal justice and law enforcement agencies. The FSSP simply creates a link to the CJNET website and provides no more than what the users may access without the link from FSSP.

CJNET also takes users to the Statewide Data Sharing System (LInX), which contains data from records and jail management systems, computer-aided dispatch systems, and other databases from over 95% of Florida’s law enforcement agencies. The system also connects to many other local, state, tribal and federal agencies across the United States. Integrating and maintaining the data from over 350 Florida law enforcement agencies has taken considerable effort over many years and was only possible through close partnerships with all participating agencies. While all records are not available in the system for technical or policy reasons, the system contains a wealth of information to assist the law enforcement component of threat assessment teams.

Law enforcement personnel who are compiling information for a threat assessment will be reminded to begin by checking the databases and resources within their own agency, or
other agencies' systems to which they have direct access, where the most complete information may be available.

Social Media Monitoring Tool through the FSSP
Senate Bill 7026 also directed state agencies to implement a social media monitoring tool and it is accessible through the FSSP. Data from the social media monitoring tool is collected in real time and comes from a variety of popular social media sites as well as news sites, blogs, forums, and other miscellaneous websites. While the data is collected in real time, it is not monitored live or reviewed in real time. The data is searchable by the users, but it requires a manual search to obtain the information. Further, only data in the public domain that users have not made private is captured by the tool. Threats detected by the tool can be queried within the Portal and can be sent to districts via email notifications.

The system focuses on threat keyword searches for five topic types: gun, bomb, bullying, mental health, and “general.” School districts can opt to work with the vendor to supply school-specific keywords such as mascots, nicknames and other slang used in the district to enhance the searches. All threats matching the threat keywords that are made within a geo-fenced area of the campus will be captured, and all threats matching those threat keywords and the school keywords made outside the geo-fence will also be captured. If the threat is made outside of the geo-fence and does not contain school keywords, it will not be captured. Threats made within the geo-fence also capture the user’s handle (username) and location. Once captured, that person is monitored for threats, regardless of their location or use of school-specific keywords. This is the one exception to threats made outside the geo-fence without school keywords. At present, the user’s handle itself is not searchable, only the student’s name if that name is used.

Email notifications can be configured with help from the district and are sent in real time with the details of the threat when detected by the tool. It is the districts’ responsibility to review the information in the tool and respond to the alerts if they are configured. Notifications are also sent to the Office of Safe Schools at the state level as part of the Portal, where they are not actively monitored, but can be searched.
This is the first version of the Portal, and the Department of Education is going to continue working to identify and expand it to include additional data sources and collect SESIR data more frequently, as previously noted. Additionally, the Behavioral Threat Assessment Instrument is currently paper-based and will need to be digitized to be integrated into the Portal. The Portal has the ability to report on utilization of the system by school districts. The success rate of the keywords will be assessed at the end of the first year.

LOCAL/COUNTYWIDE DATA SHARING

The Commission received information about a pilot project that began in the summer of 2019 in Pinellas County to facilitate local information gathering and sharing in the threat assessment process. The goal is to comprehensively gather all available data on an individual and disseminate it to the threat assessment team as quickly as possible so that it is useful to the team in its decision-making process, and to ensure that the team does not miss or omit relevant information from its decision-making process.

On the law enforcement side alone in Pinellas County, there are 18 different databases that have to be queried to gather information during a threat assessment. That number includes the Pinellas County Sheriff’s Office and other county law enforcement agencies’ records management systems to which they have direct query access; LInX reports from around the state, criminal history information, Juvenile Justice Information System (JJIS), In Site, social media and many other systems. A workgroup established all possible information flows to ensure that a comprehensive database list was developed and nothing is missed in this portion of the threat assessment.

The average school resource officer or officer on the street does not have the knowledge or the access to all of these systems to do the analytical work required for a comprehensive threat assessment. Under the Pinellas County pilot, when a threat assessment team is convened, the participating officer or deputy sends the student’s information to the Intelligence-Led Policing Section of the Pinellas County Sheriff’s Office where an analyst will search all the databases and return a comprehensive report to the requesting officer within approximately four to six hours. The analyst will check these 18 systems, at minimum, and thereby ensure the threat assessment team that it has all the available
information that will allow them to make an informed decision based on the totality of the information.

On the Pinellas County schools side, there are four databases to check: FOCUS, which contains attendance, discipline, and grades; the Cumulative Folder for discipline and education history; the SWIMS Database for behavior diagnosis and learning disability/plans; and the mental health liaison for Baker Act notifications. Mental health team members will be required to check all of the different databases and facilities that they have access to for their portion of the threat assessment.

When the three components (law enforcement, schools and mental health) complete their respective checks on the student, they will document what has been queried and this will become part of the threat assessment team record. Each component is responsible for the storage and retention of information as required by law.

FINDINGS:

FLORIDA SCHOOL SAFETY PORTAL (FSSP):

1. The creation of a true centralized integrated data repository requires that legal authority and the technological capability exists to combine a plethora of data sources and put them in one place and such authority and resources do not exist.

2. The Florida School Safety Portal is not a centralized integrated data repository that allows for a unified query capable of searching all relevant data (named data sets as well as data that is within each of the 67 counties various data systems) in one place. This is impossible given the legal and technical limitations that exist.

3. Other than the FortifyFL and social media data in the Portal, members of the threat assessment teams will only have access to data from systems that they already have access to as education, law enforcement or mental health professionals.

4. The Social Media Monitoring tool is not monitored live or viewed in real time and has limitations in what it can capture and monitor. Email notifications are only available to agencies using the tool that have worked with the vendor to configure
their email addresses. Email notifications are timely received only when a person is actively monitoring their email account; thus, notifications may be delayed.

5. Statewide FortifyFL data can be queried via the Portal but the percentage of people using this tool versus the school population is still low. Since the August 15, 2019, meeting there has been an uptick in use of the tool based on the requirements in Senate Bill 7030 to put FortifyFL on school-issued devices and school websites.

6. Some mental health data is available through the Portal but is only accessible by mental health professionals and is not real-time data. The Portal adds nothing new to anyone’s ability to obtain information.

7. Law enforcement data, while accessible on CJNET, is not accessible within the Portal, due to legal constraints. Other than the Statewide Data Sharing System (LInX) and the Florida Crime Information Center (FCIC), there is no integration of law enforcement data.

Local / Countywide Data Sharing:

8. Most law enforcement, school and mental health representatives participating on threat assessment teams do not have a checklist of systems to search, and do not designate specific personnel who are trained and have knowledge of those systems to conduct the searches. The absence of specifically trained and designated personnel to search these systems jeopardizes the effectiveness of threat assessments.

9. The average officer on the street and the average school resource officer do not have the knowledge, ability, time, or information source access to do the type of analytical work necessary for an effective threat assessment.

10. There are three pillars of behavioral threat assessment management: identify, assess, and manage. Collecting and analyzing information to conduct a threat assessment is important; however, the challenge will continue to be managing the threat.
CHAPTER 10. INTEGRATED DATA SYSTEM AND SOCIAL MEDIA MONITORING

RECOMMENDATIONS:

1. To manage expectations and eliminate false expectations, threat assessment teams need to be educated to understand the limitations of the FSSP and its capabilities.

2. Agencies should consider a dedicated research component that supports the threat assessment teams to ensure comprehensive data is acquired and available to the team.

3. The social media monitoring tool should be renamed to reflect that it is not “actively” monitoring social media.

4. The social media search should allow the FSSP user to run keyword and username searches of the data.

5. Require school districts to provide school nicknames (e.g. MSDHS) and other relevant information to enhance the social media tool.

6. SESIR data quality and frequency needs to be improved if it is to be of value to FSSP users.

7. Preparing for a threat assessment meeting should be a ground up process where agencies first collect the information they have locally accessible and then use the FSSP and other existing information sources to augment other available information.

8. Threat assessment team members should each have a well-developed list of sources of information and data from their discipline (law enforcement, schools, and mental health) that should be prepared and reviewed for the threat assessment meeting. An example is the Pinellas County pilot, where such a list was created to ensure that all databases are checked and no relevant information overlooked during the assessment.
9. Before any additional money is spent to consolidate data, time should be spent to evaluate how the process is working with the data currently available to the teams and the systems that have been put in place.

10. Further research is required to determine the best way to manage students who have been identified as threats. This includes what resources will be needed to manage them and how this management will be transferred when the student ages out of the school system.
CHAPTER 11. JUVENILE DIVERSION

The Commission has repeatedly identified information silos that exist within and between various fields related to school safety. These barriers hinder well-informed decisions and increase the likelihood of poor decisions being made. Juvenile diversion programs are no exception to this dilemma. Determining whether a juvenile should be arrested or referred to a diversion program must be based on having comprehensive knowledge of the juvenile’s criminal history, prior contacts with law enforcement and prior enrollment in juvenile diversion programs. To further examine this issue, during our 2019 meetings, the Commission heard testimony regarding juvenile diversion programs and the manner in which they operate throughout the State of Florida.

The primary goal of diversion programs is to reduce recidivism or the occurrence of problem behaviors without having to formally utilize the justice system. The pre-arrest diversion concept is based on the idea that while young people may commit minor crimes for which they need consequences, arrests for incidents are usually unnecessary and may be a barrier to future success. Diversion programs are also designed to be less costly than formal court proceedings by reducing the burden on the court system. Such programs are considered a best practice, and they exist throughout the state of Florida and the United States.

FLORIDA JUVENILE DIVERSION PROGRAMS

Florida Statute 985.12 provides the basis for how civil citation or similar pre-arrest diversion programs operate in our state. These programs take on various names in various Florida counties, but, for purposes of this report, they will all be referred to as diversion programs. (Note that pre-arrest diversion differs from post-arrest in the type of permanent record created by the law enforcement contact). The law directs that a diversion program “shall be established in each judicial circuit in the state” and that the state attorney in each of the circuits establish, in conjunction with the other stakeholders, a juvenile diversion program. The statute identifies the other stakeholders as the public defender, the clerk of the court and representatives of participating law enforcement agencies in the circuit.
The legislature mandated that every juvenile diversion program in the state of Florida comply with guidelines of the community-based juvenile diversion programs operated by the state attorney in their respective circuits, as defined in Florida Statute 985.12. Compliance with the community-based juvenile diversion programs includes all reporting requirements as mandated by law and DJJ policies, specifically that criminal diversions be entered into JJIS-Prevention Web. School districts may still operate their own “diversion programs” that address non-criminal conduct such as Student Code of Conduct violations and other misbehavior. Non-criminal school diversion programs avoid in-school or out-of-school suspensions.

State Attorney Operated or Approved Juvenile Diversion Programs

There are 20 judicial circuits in Florida, each having its own state attorney. Within those circuits there are 67 school boards, 66 sheriff’s offices (Miami-Dade has a county police department) and approximately 250 municipal police departments. The law directs those stakeholders to establish the criteria for the program in each circuit. The criteria include, crimes eligible for diversion, the number of times a juvenile may participate the diversion program, sanctions to be applied, restitution requirements and intervention services, among others.

The statute mandates that the state attorney in each circuit operate the diversion program. The exception to this requirement is that diversion programs that existed prior to October 1, 2018 that were operated by a sheriff, police department, county or city or an educational institution, may continue to operate as an independent program. However, for this exception to apply, the program has to be reviewed by the state attorney and determined by the state attorney to be “substantially similar” to the pre-arrest diversion program developed by the circuit. If the independent program is found to not be substantially similar, then the operator may adjust the program to bring it in compliance and the state attorney may conduct an additional review. It is unknown how many pre-existing programs were approved by state attorneys.
PROMISE and School District Operated Diversion Programs

Predating the passage of F.S. 985.12 in 2018, F.S. 1006.13 provided the authority for schools to implement diversion programs for conduct that rises to the level of criminal activity. The legislature did not rescind F.S. 1006.13 when passing F.S. 985.12, and the two statutes arguably compete and provide different frameworks to address the same issue.

When the legislature amended F.S. 985.12 in 2018, the resulting statute encouraged “counties, municipalities, and public or private educational institutions participate in a civil citation or similar pre-arrest diversion program created by their judicial circuit” (emphasis added). Most juvenile diversion programs in Florida are community-based programs that accept youth regardless of whether the crime occurred in or out of school. The specific statutory reference to participation in programs “created by their judicial circuit” is most relevant when examining the school-based diversion program that operates in Broward County. The Broward County Public Schools’ diversion program is the PROMISE program, which was implemented in 2013 through a Collaborative Agreement on School Discipline. The signatories to the agreement included the school board, chief judge, state attorney, public defender, sheriff’s office, Department of Juvenile Justice, NAACP, five police departments and the Broward County Chiefs of Police Association. Not every police department was a signatory to this agreement. Police departments who were not signatories to this document expressed concern to the Commission about the lenient manner in which the program has been operated. The BCPS PROMISE program is unique in Florida because it is a school-based criminal diversion program that does not interface with the community juvenile diversion program operated by the state attorney and is a stand-alone program operated by the school district.

Required Reporting of Juvenile Diversion Data to DJJ

The 2018 law in Chapter 985 regarding juvenile diversion programs requires that any time a juvenile is entered into a diversion program, the information concerning the diversion (as opposed to the arrest) be entered into a statewide database—the Prevention Web component of the Juvenile Justice Information System. JJIS is a statewide database operated by the Florida Department of Juvenile Justice. Prevention Web is a confidential system and
the data contained therein is not subject to public records disclosure. The purpose of Prevention Web being a confidential system is to honor the spirit of diversion programs and avoid juveniles bearing the stigma associated with an arrest that hinders future achievement for a first time and/or minor, non-violent law violation.

As equally important purpose of Prevention Web is to track each opportunity that a juvenile has at a diversion program. It is improper for juveniles to repeatedly break the law and repeatedly be referred to diversion programs which, based on the juvenile’s recidivism, are seemingly having no positive impact. Prevention Web, at least in concept, allows law enforcement and other stakeholders to determine how many times a juvenile has been referred to a diversion program throughout the entire state of Florida so that they can make good decisions about whether to divert or arrest a juvenile.

The manner by which juveniles are considered for diversion as opposed to arrest varies throughout the state. In some circuits, all juveniles are placed under arrest and transported to a Juvenile Assessment Center (JAC) where they are evaluated for referral to a diversion program. If they are eligible for the diversion program, that juvenile is then released from the JAC to their parent/guardian. Even though that juvenile was arrested by law enforcement, that arrest would only be documented in the confidential files of Prevention Web since they were referred to a diversion program. In other counties, the law enforcement officer at the scene makes the determination whether that juvenile is eligible for participation in a diversion program and the juvenile may not be transported to the JAC. The law enforcement officer can decide at that moment to postpone an arrest and refer the juvenile to a diversion program, and the juvenile would not be physically taken into custody.

Status of PROMISE as a School-Based Diversion Program and DJJ Data Reporting

Broward County Public Schools’ PROMISE program was, until June 2019, a hybrid diversion program that addressed criminal (theft, vandalism, etc.) and non-criminal misconduct (harassment, disrespect to administration, etc.). It was not and still is not a community-based program being operated under F.S.985.12. BCPS takes the position that PROMISE is a program under F.S. 1006.13.
Nevertheless, in June 2019, BCPS revised its program to only allow PROMISE participation for criminal law violations. This is very different because most school districts refer the decision whether to arrest or divert for crimes to SROs or other law enforcement officers. BCPS makes PROMISE referral decisions without the juvenile being transported to the JAC, without consulting Prevention Web, and sometimes without consulting with law enforcement. By not coordinating with the community-based diversion program in Broward County and not querying Prevention Web there is no effort by BCPS to determine whether a juvenile had been previously referred to a diversion program by law enforcement outside the school environment. As an example, if a student steals from a store on the weekend and then the following week in school the same student is referred to the PROMISE program for stealing on-campus, the student may inappropriately be avoiding arrest because of his recidivist behavior. When law enforcement officers on the street do not know that a juvenile has been diverted for on-campus crimes, and the schools do not know that the same juvenile has been diverted by law enforcement for off-campus crimes, then the juvenile inappropriately avoids being criminally charged multiple times. Failure to coordinate school-based and community-based diversion programs prevents decision-makers from making well-informed, effective decisions.

Despite taking the position that its PROMISE program was covered under F.S. 985.12, in early 2019, Broward County Public Schools (BCPS) began entering PROMISE data into Prevention Web, as is required by F.S. 985.12. At the time BCPS made this decision, its PROMISE program was still a criminal and non-criminal diversion program. This decision resulted in an overly broad and inappropriate inclusion of information in Prevention Web because BCPS was entering both criminal and non-criminal diversions into the system. The system is meant to contain data about criminal diversions, not non-criminal misbehavior. The result of BCPS’ decision was that juveniles referred to PROMISE for a non-criminal offense were documented in Prevention Web (a crime-based database) for non-criminal offenses.

Additionally, all entries showed as Civil Citation equivalent offenses—i.e. crimes. When BCPS realized it was entering overly broad data it stopped sharing non-criminal offenses into Prevention Web. The District then changed its PROMISE program criteria to include...
only criminal offenses but has not resumed entering data in Prevention Web because it now takes the position that PROMISE is not governed by F.S. 985.12.

The District’s assertion that it is not required to enter criminal diversions in Prevention Web is a misapplication of law, but moreover it is inconsistent with the best practice of eliminating data silos and sharing necessary information among all stakeholders with a need to know that information. Good decisions about whether to arrest or divert are important, and those good decisions cannot be made in a vacuum because information is withheld.

Stakeholder Access To DJJ Data

The other side of the equation is access to data entered in Prevention Web, and that access varies throughout the state. Personnel inside the JAC (DJJ or contract employees) have immediate access to Prevention Web; so for counties in which all arrested juveniles are transported to the JAC, there is immediate access to Prevention Web for a well-informed decision. In other counties where the law enforcement officer on the street has discretion on referral to diversion programs, access to Prevention Web is very limited. The overwhelming majority of law enforcement officers do not have direct access to Prevention Web because they do not have connectivity from the field. As a result, school resource officers, school officials and patrol officers/deputies do not have access to the data needed to make a well-informed decision about diverting a juvenile. DJJ is aware of this void and is working on a solution.

DJJ Review of School Diversion Programs Statewide

On February 13, 2019, Governor Ron DeSantis signed Executive Order 19-45: Ensuring the Safety of Our Children in Our Schools. The order directed that the Department of Juvenile Justice conduct an audit of all 67 school districts to identify school-based diversion programs such as the Broward County PROMISE program. The order further directed the Department of Education and the Department of Juvenile Justice to work together to review requirements, eligibility, costs, whether there is evidence to support their continuation, closure or regulation in law, and make recommendations for best practices and consistent criteria for school-based diversion programs.
DJJ issued its report on July 1, 2019, and the report included an overview of diversion programs, including standards, guidelines, and reporting requirements; key elements of evidence-based diversion practices; methodology for their audit of the 67 counties along with the audit findings; and four key recommendations to address their findings.

The report documented the results of diversion program for Fiscal Year 2016–17. During that time, 82% of juveniles successfully completed the diversion program, and 97% of the juveniles were not identified to have committed another offense during the time they were in the diversion program. Ninety-five percent of the juveniles were not arrested in the year following completion of the program. Utilization of juvenile diversion programs has increased steadily since Fiscal Year 2011–12, and it is currently at over 60% throughout the state.

The DJJ audit focused on programs serving youth who committed criminal offenses, not behavioral policy violations, as criminal offenses are the traditional subject of diversion and hybrid programs like PROMISE are an exception. DJJ found that 58 of the 67 school districts do not operate school-based diversion for criminal offenses, and diversion occurs through the community-based program operating in that district (county). Six districts operate programs that supplement or “overlay” traditional handling of criminal diversion through school-based discipline and/or referral to law enforcement. These programs merely offer additional services to the juvenile who committed criminal offenses that were referred to law enforcement and the community-based diversion program.

FINDINGS:

1. Contrary to the District’s assertion otherwise, the BCPS PROMISE program is a civil citation or pre-arrest diversion program subject to the requirements of F.S. 985.12.

2. BCPS is not currently entering criminal pre-arrest diversion data in DJJ’s Prevention Web as it should.

3. Entering pre-arrest diversion data in Prevention Web is required by law and all diversion decision-makers having access to that data is paramount to effective decision-making regarding youth.
4. The Commission concurs with DJJ’s findings and recommendations in its July 1, 2019, report, except that school districts should not be permitted to operate diversion programs outside the scope of F.S. 985.12.

RECOMMENDATIONS:

1. The Commission supports most of DJJ’s recommendations as set forth in its July 1, 2019 report. However, as opposed to allowing independent school-based juvenile diversion programs, the Commission recommends that the legislature amend F.S. 1006.13 and prohibit schools from creating and/or operating any juvenile pre-arrest diversion program other than a program operated pursuant to F.S. 985.12. By requiring that school-based diversion program operate under and consistent with programs established under F.S. 985.12, continuity is ensured between State Attorney-led diversion programs and school programs.

2. DJJ should continue its efforts to provide easy and direct access to Prevention Web for all law enforcement officers and the legislature should support DJJ in its effort with necessary funding.
CHAPTER 12. MENTAL HEALTH

During the initial investigation, the Commission reviewed the mental health services provided to Nikolas Cruz prior to the shooting, and summary findings were included in the Commission’s initial report. Federal and State law prohibited the Commission from examining Cruz’s mental health information during public meetings and providing any information in public documents. During closed, private meetings, the Commission reviewed Cruz’s extensive records, as well as the results of interviews conducted by Commission investigators with many of the individuals who contributed to Cruz’s mental health evaluations and treatment. Confidential Appendix F of the initial report set forth Cruz’s protected records in detail, and we made this appendix available to those who are legally authorized to view the information.

The Commission’s initial focus was on Cruz and the mental health services that he received as opposed to focusing on the mental health system generally. We determined that Cruz received extensive services from multiple providers beginning at age three and continuing through August 2017, approximately six months before the shooting at MSDHS. Both the community-based and school-based provider records revealed a lifelong pattern of troubling behavior.

In order to further evaluate mental health services in general, specifically the current status and interaction between school and community-based mental health services, the Commission heard testimony from several entities involved in mental health services, both in Broward County and statewide. The following is an overview of our findings and an explanation of how mental health services are provided in Florida.

MENTAL HEALTH SERVICES

There are a few main areas through which people receive mental health services: private providers—psychiatrists, psychologists, and Licensed Clinical Social Workers/Licensed Mental Health Counselors; government providers, such as Veterans Affairs, county jails and state prisons; K-12 schools; and community mental health providers (community providers are publicly funded private providers, usually non-profit organizations). Three provider
areas are most relevant to the issues at hand here—schools, private providers, and community-based providers because those are the three provider types from which Cruz received services.

Community Mental Health

Florida’s community mental health system is administered through DCF; however, DCF is not a direct service provider of services. Under Florida law, DCF contracts service responsibility to seven Managing Entities throughout Florida. The Managing Entities then contract out the actual provision of services because like DCF, the Managing Entities are not direct service providers either. The legislature funds DCF, DCF funds the Managing Entities, and the Managing Entities fund the community-based providers, and they sometimes further sub-contract services. Broward Behavioral Health Coalition is the Managing Entity serving Broward County.

Florida Managing Entities provided services to over 300,000 people in Fiscal Year 2017. The Managing Entities receive approximately $700 million a year from DCF to distribute across the state for services. Broward County receives about $60 million a year and there are about 15 provider networks in Broward County.

The community-based providers also receive additional funding from a variety of complex funding sources, including Medicaid and Medicare, commercial insurance, counties and other State agencies. Despite that funding, Florida being the third-largest state in the country ranks near last in per capita mental health funding.

There are two tracks for services in Florida: one adult system of care and another for children. The array of services generally falls within a continuum of care that begins with:

- Promoting Wellness
- Outpatient Treatment
- Case Management and Care Coordination
- In-Home Services
- Residential In-Patient Services
- Crisis Stabilization
There are also State-funded specialty teams that address more acute issues, such as Community Action Teams or CAT teams and Mobile Response Teams.

To understand Florida’s mental health system, it is necessary to understand Florida’s Baker Act framework. The Baker Act is more limited than what most people think. The general and erroneous perception is that the Baker Act usually results in some sort of an involuntary commitment and that it mandates treatment. A person may be taken into custody under the Baker Act if there is a “substantial likelihood that without care or treatment the person will cause, in the near future, serious bodily harm to self or others, as evidenced by recent behavior.” As the result of a Baker Act, the person must be released within 72 hours unless the person voluntarily consents to treatment or the facility obtains a court order for involuntary services.

In reality, the Baker Act is mostly a tool for an involuntary mental health evaluation for someone in crisis. Under the Baker Act a person is taken to a receiving facility or crisis stabilization unit. Once the person is deemed to not be, or no longer be, in crisis, they are generally released. Only a small portion of people are held involuntarily for treatment. If a person is released, they are subject to purely voluntary outpatient treatment. Effective discharge planning from a Baker Act facility varies widely (in some cases it is non-existent), and there is little to no master case management, which is the greatest void in Florida’s mental health system.

Baker Acts are on the rise in Florida, but, of the 200,000 annual Baker Acts, only about 1% result in involuntary commitments. To provide some perspective on increased mental health needs, Baker Acts have increased in Florida from 95,000 in Fiscal Year 2002 to 205,000 in Fiscal Year 2018 or an increase of 115%. These numbers are not de-duplicated. In other words, some reflect multiple Baker Acts for the same people over and over. While most Baker Acts are one-time events for people, there are a percentage of individuals who are high recidivists, and those people are usually high recidivists in both the mental health and criminal justice systems.

In children under age 18, Baker Acts have increased from 15,000 in Fiscal Year 2002 to 36,000 in Fiscal Year 2018, an increase of 140%. For young adults ages 18 to 24, Baker Acts
have increased from 12,000 in Fiscal Year 2002 to 26,000 in Fiscal Year 2018, an increase of 120%. In Fiscal Year 2018, of the 205,000 Baker Acts, 73.5% were for adults, 12.7% of which were 18-24 years old and the remaining were those under 18 years old.

The increase in Baker Acts is not merely attributable to Florida’s population increase. Between 2007 and 2017, the Florida population increased by 11.2%, and the number of Baker Acts increased by 60.7%. During that same period, the number of children under age 18 Baker Acted increased by 83%, while the population of Florida children under age 18 decreased by 0.8%. Law enforcement officers have been encouraged over the last few years to do a better job of recognizing that mental illness is the cause of some misbehavior and to Baker Act individuals as opposed to arresting them and thereby “criminalizing mental illness.”

For Fiscal Year 2018, the majority of Baker Acts were initiated by law enforcement—51.6%, with 46.3% initiated by a Professional Certificate and 2.0% through an ex parte court order. Of the Professional Certificate initiated exams, 68% were completed by non-psychiatrist physicians. The majority of Baker Acts are initiated by law enforcement officers, who are the least qualified, but most called upon, of all those authorized to initiate a Baker Act. Law enforcement officers likely “over Baker Act” because of the emphasis not to “criminalize mental illness” and because there are limited alternatives other than jail. To change this course there is a trend for law enforcement agencies to establish mental health units within their agencies that pair officers and deputies with mental health practitioners for Baker Act Diversion so that better decisions are made by qualified practitioners. These units are formed and self-funded by individual sheriff’s offices and police departments.

Baker Acts have significantly increased, and law enforcement is making strides in its effort to recognize mental illness as the cause of certain behaviors; thus, officers are Baker Acting people in lieu of arrest. However, the Baker Act system is not managing these people as well as it needs to so that we avoid a revolving cycle of Baker Acts. Effective discharge planning is lacking, coordinated care is lacking, and Florida does not have a universal master case management system. Case management is mostly left to the individual providers which results in multiple treatment plans, and in many cases ineffective care.
coordination. To have better results we need an enhanced and likely dedicated master case management system.

The Commission recently learned of one 14-year-old from Pinellas County who has been Baker Acted 35 times since he was 8 years old. This same child has been arrested at least 14 times. This child has threatened to shoot up a school, rape teachers and has committed drug rip-offs. Because the child has been Baker Acted by several different agencies, it was not until a recent school behavioral threat assessment that anyone “connected the dots” and realized the magnitude of the problem with this child.

The magnitude of the problem with this child is significant, but it illustrates the magnitude of a greater problem—a “system” where a 14-year-old can be Baker Acted 35 times and arrested 14 times without any flags, interventions or some responsible entity “owning” the problem. The void is because of inadequate discharge planning and care coordination as well as no effective case management.

DCF testified before the Commission and addressed the challenges of stopping repeat Baker Act cycles. The Department recognized the commonality of such occurrences, noting that a large part of the issue is that a patient needs timely access to services, but nothing requires compelled services. DCF recommends requiring that a child comply with discharge recommendations after being Baker Acted. Nothing currently compels follow up services or medication compliance. Moving forward, the Department is considering more effective wraparound services upon an individual’s first Baker Act to prevent later incidents.

Overview of Mental Health in K-12 Schools

Most educators are not specifically trained to provide mental health services; although mental health services are essential to help certain students thrive in the educational environment, and to create safe schools. Accomplishing both objectives requires that school districts employ specialized mental health professionals to provide effective services. However, all provision of school-based mental health services has to be measured against the premise that schools are not designed, staffed or funded to be any individual’s, or any family’s, “overall” mental health provider. In many cases, besides its role of helping
the student thrive academically, the school’s role is to refer the student and/or their family to community-based treatment services.

In an overview of mental health issues provided to the Commission by Broward school officials, including Dr. Antwan Hickman, Executive Director of Exceptional Student Learning Support, the Commission heard testimony that the most common student disorders include ADHD, depression, anxiety, and conduct disorders. Statistics show that approximately 70% of students have experienced some type of physical or emotional trauma in their lives. A working practical definition of trauma is explained as a real or perceived event, threat or series of events. These threats are so emotionally painful that the individual’s ability to cope may be severely compromised or overwhelmed. Consequently, behavioral responses may be filtered through the “lens” of trauma.

Additionally, approximately 20% of school-age children and youth have a diagnosable mental health disorder. The majority of mental illnesses emerge in childhood, though less than half of those children receive any sort of treatment. Adverse childhood experiences, or ACEs, drive many mental health issues and consequences. An ACE is defined as a stressful or traumatic event, such as abuse or neglect. ACEs may also include household dysfunction, such as witnessing domestic violence or growing up with family members who have substance use disorders. ACEs are strongly related to the development and prevalence of a wide range of health problems throughout a person’s lifespan, including those associated with substance misuse. According to Dr. Hickman, there is a clear correlation between ACEs and students’ academic and health outcomes. As just one example, young people with mental illness are frequently absent from school, and many experience reductions in academic achievement. Only one third of young people with mental illness advance to postsecondary education. More than 60% of children in juvenile detention have a diagnosable mental illness.

The Every Student Succeeds Act (ESSA) creates several expectations in regard to mental and behavioral health. First, schools must implement positive behavior supports, or other school-wide tiered models to address the social-emotional, behavioral and mental health needs of students. Schools must also administer universal health and behavioral screening
CHAPTER 12. MENTAL HEALTH

and provide early intervention for students who are at risk. Additionally, schools must increase access to comprehensive school mental and behavioral health services, including wellness promotion. Finally, schools must provide mental health first aid and other professional development and training for school staff.

There is a continuum of school-based mental health services. Providers may begin with basic mental health and behavioral health needs and progress to advanced services for more at-risk children, who will need more intensive school interventions and more intensive community supports.

The majority of students in need are able to receive some services from a school-based mental health professional; however, the needs exceed the resources. Broward County Public Schools’ school-based mental health professionals include family counselors, school counselors, school social workers, ESLS counselors, school psychologists and employee assistance program staff (the only group that focuses on faculty and staff).

Broward County Public Schools has approximately 270,000 students and 121 school psychologists with a ratio of about 1 school psychologist for every 1,630 students. The District has 147 social workers and the ratio for social workers to students is approximately 1:1,936. BCPS also has 47 family therapists with a ratio 1 to every 4,000 students.

FDOE has provided the schools across Florida with a tiered model for providing mental health services. Tier 1 includes universal prevention, Tier 2 includes supplemental/at-risk, and Tier 3 includes individualized intensive services.

- Tier 1 provides foundational universal prevention to all students. Services include screening and needs assessment to deliver social emotional learning, trauma informed care, youth mental health first aid, and positive behavioral intervention and support.
- Tier 2 provides direct services to students by mental health professionals and includes small group anger management, emotional regulation, and reinforcing Tier 1 strategies.
• Tier 3 provides increasing levels and intensity of direct and consultative services, including individual counseling and functional behavior assessments. The state model includes community mental health providers as the primary provider of intensive services for the high-needs students in tier 3.

Cruz was clearly a Tier 3 student.

SCHOOL MENTAL HEALTH PROGRAM IMPROVEMENTS

Prior to the tragedy at Marjory Stoneman Douglas High School on February 14, 2018, BCPS service delivery included: mental health plans (including mental health and wellness plans, a mental health portal, and the Unified District Mental Health Campaign); prevention programs (including suicide prevention, bullying prevention, and the Mindfulness Initiative); social emotional learning resources (including Reimagining Middle Grades, and behavior intervention programs); and intervention programs (including Youth Mental Health First Aid, and Multi-tiered System of Support). BCPS had some level of a mental health professional at every school prior to February 14, 2018.

Since the MSDHS shooting, Senate Bill 7026 has required changes to BCPS services. The law requires that all districts in Florida prepare an annual mental health assistance allocation plan and submit it to FDOE. This plan for all districts is available online and the BCPS plan was previously provided to the Commission. The mental health assistance allocation plan must focus on delivering evidence-based mental health care and include several items, such as: 1) the provision of mental health assessment, diagnosis, intervention, treatment, and recovery services to students with one or more mental health or substance abuse diagnoses and students at high risk for such diagnoses; 2) the coordination of services with a student’s primary care provider and other mental health providers involved in the student’s care; 3) the establishment of collaborative relationships with mental health service providers; and 4) contract-based collaborative efforts or partnerships with community mental health programs, agencies, and/or providers.

By September 30, 2019, schools were required to report on program outcomes and expenditures. Data required to be contained in the report includes: the number of students
who receive screenings or assessments; the number of students who are referred for services or assistance; the number of students who receive services or assistance; the number of mental health services providers employed by the district; and the number of contract-based collaborative efforts or partnerships with community mental health programs, agencies or providers.

After the MSD shooting, BCPS partnered with many entities to ensure adequate mental health services, such as the National Center for School Crisis and Bereavement, and the Center for Mind, Body, and Medicine. Mental Behavioral service delivery now includes: 1) ongoing consultation with National Center for School Crisis and Bereavement; 2) expanded youth mental health first aid; 3) “PREPaRE” model trainings, to include comprehensive school safety planning for crisis prevention and preparedness and crisis intervention and recovery; and 4) Center for Mind-Body Medicine wellness trainings, and an expansion of trauma focus cognitive behavioral therapy (to include 51 clinicians, 32 brokers, and 6 senior leaders in progress). BCPS also focuses on mindfulness training, providing increased and enhanced clinical mental health services; as well as community partnerships; and collaboration with Sandy Hook Promise and GC Scored collaborative services for the eastern part of the county to ensure the provision of culturally-sensitive services.

Next steps for BCPS include a variety of initiatives, including: 1) continued partnerships with local and national organizations; 2) conducting ongoing focus groups and surveys to better understand district-wide needs; 3) engaging SEL and mental health measures for tier two and three services; 4) the development of a three-year strategic recovery plan; 5) incorporating sustainability into planning via Project SERV grant funds and other funding sources; 6) developing a comprehensive communications plan; and 7) a reorganization of student support initiatives to focus on recovery and support. To this last point, BCPS has hired a chief for recovery, developed a department of school climate and discipline, and hired a program manager for recovery within Broward County schools. BCPS is also in the process of hiring a service manager as a clinician. Additionally, BCPS has a consultant who serves as a family liaison to work closely with families who lost children or had children injured at the Marjory Stoneman Douglas tragedy. BCPS also has a new Mental Health Leadership Team that meets monthly to assess service needs.
Partnership with SEDNET

BCPS also relies on SEDNET, which is a multi-agency service network for students with, or at risk of, emotional disabilities. SEDNET has been in existence since the mid-1980s to coordinate with providers to access services both at home and at school. SEDNET provides family service planning teams dedicated to securing the least restrictive, most relevant and appropriate resources/interventions necessary to keep the child living in the home and the community. SEDNET also provides case management for educational and behavioral case management services. It includes partnerships with community agencies and trauma trainings for students.

SEDNET also employs Family Service Planning teams, which use weekly meetings that look at the unique needs of students. Additionally, local review teams meet monthly to discuss children who are escalating. SEDNET is involved in case management and providing trauma trainings. The program in Broward also conducts suicide prevention training. Notably, Broward County received its first Community Action Team (CAT) as a result of recent legislation (Senate Bill 7026).

BCPS further relies upon the Broward Behavioral Health Partnership, which is also a part of SEDNET. The program started in the late 1980s and came out of a desire to build relationships with behavioral health providers in the community. The partnership started with about eight partner agencies, and now has 22 agencies. Partner agencies meet monthly to address services needed on campuses.

Suicide Prevention

BCPS has district-wide suicide prevention for staff, including Jason Foundation Training, which consists of a suicide prevention certified school offering. The offering includes a two-hour training for all staff in a given school. BCPS held 123 Jason Foundation training sessions and trained approximately 1,050 staff members in suicide prevention between March and July of 2018. Student participants receive 12 session modules to cope with stress and to early-identify if a student may have an issue requiring assistance. End-of-year data from 2017-18 showed that 2,536 students participated in 80 peer counseling classes.
Not every student is meant to take these classes, but those that do participate are meant to spread information to other students.

BCPS has taken advantage of a free crisis-text line discovered by district students. Over 1,800 students have engaged in 3,000 conversations through the service this calendar year. Eight Broward County students have been rescued this year from suicide because of this text line. After the receipt and use of certain grant funds regarding suicide prevention in February 2018, Broward County has seen a decrease year-to-year in students lost to suicide from 11 to 2.

Needed Improvements and Moving Forward

Despite these significant steps, BCPS recognizes the need to do more and fill remaining gaps in service, such as layering multiple connections with students to provide an effective safety net through teacher/student relationships. The District will also work to remove the stigma about seeking mental health assistance so that they improve the likelihood that people in need will seek services.

Commission members questioned staffing and whether BCPS was able to meet statutory requirements and the population's needs. BCPS presenters assured the Commission that referrals are picked up expeditiously, and that BCPS utilizes outside agencies as necessary to meet their needs. While a recommended number of clinicians to students was mentioned based on numbers from a national advocacy organization, the Commission believes that better outcome benchmarks would be valuable to determine needs for more complete staffing and the prioritization of closing staffing gaps.

A Broward County millage increase referendum passed in August 2018 and the proceeds will benefit mental health services for students primarily through direct service providers. BCPS also intends to hire more behavioral analysts to serve more students, more often. These funds will be available in Fiscal Year 2019-20.

CRUZ AND MENTAL HEALTH SERVICES

There is little doubt, from the testimony heard and the findings within the MSDHS Initial Report that despite multiple visits from Henderson Behavioral Health and other mental
health providers to their home, the Cruz family remained in desperate need of services. For various reasons the services that Cruz received did not ultimately alter Cruz's course that led to the February 14, 2018, shooting at MSDHS.

Cruz turned 18 years old on September 24, 2016. He withdrew from Henderson's services in December 2016 despite his mother's urging that he remain in treatment. Cruz also withdrew from ESE services at MSDHS in December 2016, and he left MSDHS in February 2017 to attend an Adult Learning Center where he received no mental health services. The last time Cruz is known to have received any mental health services was as an adult in August 2017, and that was from a private provider.

As noted previously, one of the greatest challenges facing the mental health system is care coordination and case management—this too applies to those transitioning from child to adult services. Too many times service providers do not work together. When the right supports are in place, such as therapy, support and medication, effective outcomes follow. People should not have multiple treatment plans by different disconnected providers. Providers communicated between each other about Cruz but there was not true care coordination or master case management and no hand-off from child to adult services.

According to information provided by DCF, serious consideration should be given to how children transition from child services into adult behavioral services, and Florida needs a better safety net for high-risk children. This point was reemphasized by the Commission noting the importance of providing better services during this transition period and improving the tracking of these individuals.

DCF testified that it seeks to improve the coordination of care and is reviewing the current organizational structure for possible coordination positions and realignment. Additionally, the Department is committed to improving information sharing and data-driven decision making, noting its recently-executed data sharing agreements with the Agency for Health Care Administration and the Department of Education.
FINDINGS:

1. Florida’s mental health system is not adequately funded as evidenced by comparison to other states per capita funding.

2. Florida’s mental health system, specifically the Baker Act System, needs better discharge planning, master case management, and care coordination.

3. There is no adequate or effective system for tracking or flagging high recidivist Baker Acts, such as the 14-year-old from Pinellas County who has been Baker Acted 35 times.

4. Mental health services are in most cases voluntarily. Parents and children can choose not to participate in treatment making it difficult to ensure the child’s needs are met.

5. Schools are limited in the type and quantity of mental health services they can provide, and their role is limited to helping the student thrive in the academic environment.

6. While BCPS and other school districts provide mental health services, there continues to be a gap in ensuring that these services meet demand and need.

7. A gap exists in providing a safety net for high-risk children transitioning into adulthood from child services.

RECOMMENDATIONS:

1. The legislature should consider additional mental health funding and require that entities receiving State funding report data-driven and outcome-based performance metrics establishing effective use of the State money.

2. The legislature should authorize State funding through which all mental health providers are required to participate in care coordination with other public and private providers, especially school-based providers. Expectations and performance
measures should be established for all providers to ensure proper and necessary care coordination.

3. The legislature should require that school districts engage community mental health providers that receive state funding to participate in the coordination of student treatment plans and the elimination of multiple treatment plans between school and non-school providers.

4. The legislature should establish and require the implementation of master case management systems for high-utilizers of acute care statewide.

5. The legislature should require DCF, DJJ and AHCA to develop an alert system to identify those individuals who are repeatedly Baker Acted. The responsible entity must develop a course of action to address why the person is repeatedly Baker Acted.

6. The legislature should hold DCF and AHCA accountable to ensure outcome-driven results and require holistic responsibility for system recidivists, with a focus on timely access to care coordination and high-end utilization reduction.

7. The legislature should consider implementing juvenile mental health and wellbeing courts and provide judges with more progressive tools and consequences to better engage children in mental health treatment.

8. Programs, such as Community Action Treatment (CAT) teams, should be enhanced, and expanded where necessary, to provide better continuity of behavioral health services to close the gap when high-risk children transition into adulthood.

9. Schools should be required to implement evidence-based mental health and behavioral education designed to help youth develop empathy for others, learn how to make decisions, problem solve, resolve conflict, advocate for themselves in an appropriate way, develop self-esteem, and identify and handle their emotions. It should start with Pre-K and continue through 12th grade.
CHAPTER 13. FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT

The lack of information sharing among the various stakeholders responsible for school safety was one of the most severe systemic failures identified by the Commission leading to the MSDHS shooting. Further, law enforcement not having live, real-time access to the security camera system at MSDHS caused a delay in the law enforcement response to Building 12; SWAT clearing of Building 12; apprehension of Cruz; and medical attention for third floor victims.

Some individuals and organizations often cite privacy laws as the reason that they do not share relevant student information with their counterparts. These laws are also cited for the reason not to share or allow access to school security camera systems. The refusal to share information is sometimes the result of people and organizations not having an accurate understanding of the privacy laws and their applicable exceptions, and other times, those privacy laws are used as an excuse to not share information. In other instances, a specific decision is made to call everything an “educational record” in order to avoid developing rules and procedures for access to records.

THE FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT

The Family Educational Rights and Privacy Act (FERPA) is the privacy law most frequently cited by school districts as the reason they “cannot” share information regarding students. The Commission heard testimony about FERPA during its 2018 meetings and the initial report identified that “it is evident that there is significant misunderstanding and over application of several privacy laws, including FERPA and HIPAA. The misunderstanding and over-application of privacy laws is a barrier to necessary and successful information sharing.” The Commission also found that “it is unclear what actually constitutes an educational record under FERPA, including whether recorded video surveillance is an educational record.”

In order to gain a better understanding of FERPA, at the Commission’s August 2019 meeting, Pamela Hepp, outside counsel for the Florida Department of Education who specializes in education law, provided an overview of FERPA. Ms. Hepp included in her
presentation information about a recent guidance issued by the United States Department of Education regarding sharing of educational records with law enforcement and Threat Assessment Team members (the “Guidance”).

As a general matter, FERPA provides parents and eligible students (i.e., those who are age 18 or older or who attend or have attended a post-secondary education institution) with the right to control or limit disclosures of the student’s educational record, the right to inspect such information and to challenge the information contained in such records by seeking an amendment to the record. FERPA does not provide a private cause of action for violations, and the only sanction for a violation is the withholding of federal funds to a school district by the US Department of Education. Congress enacted FERPA 40 years ago, and to date there are no known instances where the US Department of Education has withheld funds from an educational agency or institution as a result of a FERPA violation. While there is no private cause of action under FERPA, Florida law does provide for a private cause of action, and, generally speaking, individuals may be able to sue under a common law right to privacy theory; however, to be successful the individual must show some harm as a result of such a violation.

The vast majority of records held by an educational institution constitute education records that are subject to FERPA. Such records are not limited to academic records such as grades, course schedules, accommodation requests, disciplinary records, immunization records, tuition or payment related information, but may also include health or mental health records, photos and video surveillance footage, depending on the circumstances under which they were acquired. Often, a request for records is met with an “automatic” response that the records cannot be disclosed because of FERPA. Educational institutions sometimes provide this response because the analysis is complicated so “no” is an easy answer, or there may be confusion because of the complexity of the law and its exceptions.

FERPA APPLICATION TO THREAT ASSESSMENT TEAMS

FERPA is flexible and permits disclosure or sharing of information by schools to and with law enforcement in a number of situations. In February 2019, the US Department of Education issued new guidance with Frequently Asked Questions for School Resource
Officers, School law enforcement units and FERPA. The Guidance addresses various questions regarding access to or disclosures from “education records” and “law enforcement unit records,” while also distinguishing between these two types of records.

With respect to education records, the USDOE Guidance acknowledges that FERPA provides flexibility for schools to disclose Personally Identifiable Information (PII) from student education records in certain limited situations to advance school safety and security. The PII may be disclosed to “school officials,” and that disclosure may include School Resource Officers (“SROs”), members of Threat Assessment Teams (“TATs”), including law enforcement officers on the team, and outside third parties, including outside law enforcement under certain circumstances. As a general rule PII contained in an education record can be disclosed with the consent of the parent or eligible student or if the disclosure meets one of 16 exceptions, including disclosures: (a) to “school officials” with legitimate educational interest, (b) for health and safety reasons, or in response to a valid subpoena or court order.

“School officials” who have a legitimate educational interest in the information may access information contained in an education record, but can use the information only for the purpose for which the disclosure was made – e.g., by a TAT member for purposes of threat assessment or to promote school and student safety and security. Curiosity or seeking information for personal reasons (for example, snooping into records of a neighbor or relative) would not constitute a legitimate educational interest.

Members of a TAT, such as law enforcement officers or mental health professionals may be considered “school officials” who may access a specific record for a legitimate educational reason, and need not be employees of the school, provided they: a) perform a function or service for which the school would typically use employees; b) under the direct control of the school with respect to use and maintenance of the records; c) subject to FERPA prohibitions against disclosure or re-disclosure (i.e., re-disclosure requires the parent/student’s consent or an exception applies); and d) meet the criteria specified in the school’s FERPA notice.
A law enforcement officer serving on a TAT who has access to information contained in a student’s education record is subject to FERPA’s restrictions on re-disclosure. This is probably one of the hardest requirements of the law for law enforcement officers to understand apply because it generally prohibits them from sharing information learned with superiors and colleagues. The TAT member officer must have an applicable FERPA exception to share student record information. To that end, a TAT member officer may re-disclose the information to outside law enforcement if the officer has the parent’s or child’s consent; in response to a court order or subpoena; or in connection with an emergency if necessary to protect the health or safety of students or others. With respect to emergencies, there must be a reasonable determination that there is an articulable and significant threat to the health or safety of students or others based on a totality of the circumstances. Such a threat must be specific enough as to time, place and manner of acting. Moreover, access to the shared information must be limited to the period of the emergency and cannot be unlimited or ongoing.

The FDOE guidance gives some additional information concerning when a health and safety emergency may exist and who determines that an emergency is present. The guidance is clear that the determination must be made on a case by case basis and that an “articulable threat” is one that a school official is able to explain, based on the information available at the time as to what the threat is and why it is significant. While the school is ultimately responsible for making the determination whether the exception applies to any given situation, schools may, at their discretion, grant non-employees (officers) authority to make or assist the school in making such determinations. The U.S. Department of Education will not second guess a school’s reasonable determination that such a threat warranted disclosure.

**LAW ENFORCEMENT UNIT RECORDS VS EDUCATION RECORDS**

Education records subject to FERPA are different than “school records” of a school “law enforcement unit” that are not subject to FERPA. Specifically, education records do not include school records maintained by a “law enforcement unit” that were created by the law enforcement unit and for law enforcement purposes. Accordingly, unlike education
records, law enforcement unit records may be re-disclosed to other law enforcement officers without parent/student consent or the need for any FERPA exceptions because they are not covered by FERPA. Note, however, that all three criteria must exist in order for the record to constitute a law enforcement unit record (created, maintained and used).

A “law enforcement unit” means any individual, office, department, division, or other component of an educational agency or institution, such as a unit of commissioned police officers or non-commissioned security guards, that is officially authorized or designated by that agency or institution to: a) enforce any local, state, or federal law, or refer to appropriate authorities a matter for enforcement of any local, state, or federal law against any individual or organization other than the agency or institution itself; or b) maintain the physical security and safety of the agency or institution.

While a school law enforcement unit has the advantage of being able to freely re-disclose information contained within law enforcement records, there are still limits on their ability to access a student’s education record—they have to have independent authority for educational record access. This means that school law enforcement units may access information contained in a student’s education record with the consent of the parent or eligible student, or they have to fit within the definition of a “school official.” If the officer is wearing the “school official” hat, then the school must have control over his access and disclosure of the records. The Guidance gives the example that a city police officer serving as a member of a school’s TAT cannot give his police department information to which he was privy by virtue of his role on the TAT absent consent or another FERPA exception.

Some small schools designate a principal or other school official to serve as the “law enforcement unit” to act as a liaison to refer an issue to outside law enforcement. In the alternative, a school may contract with outside third parties to perform the school’s law enforcement function. Regardless of how structured, a school has flexibility in deciding how to carry out safety functions. But the school must indicate to parents in its school policy or FERPA notice to parents which office or school official serves as the school’s "law enforcement unit" in order for the records of such persons or groups to constitute law enforcement unit records and not education records.
SROs or other members of law enforcement could serve both in a school’s law enforcement unit as well as on a TAT and function as a school official. However, SROs or TAT members are not automatically deemed “school officials” but must meet the criteria of a school official and be designated as such in the School’s FERPA notice and policy. If officers are school officials, they may then access PII from a student’s record without consent to perform their professional duties and assist with school safety. The Guidance gives the example that if a student is expelled from school, the principal can disclose the student’s disciplinary record to law enforcement unit officials so that they know the student is not permitted on campus. The PII from the student’s record continues to remain subject to FERPA and can only be re-disclosed to the local police department with consent or as otherwise permitted under FERPA. However, the law enforcement unit record that does not include information obtained from the education record can be re-disclosed, so information obtained by the law enforcement unit from the education record should not be stored in the law enforcement record to avoid potential impermissible re-disclosure. Similarly, information provided by a law enforcement unit to the school for disciplinary purposes does not lose its status as law enforcement records, but the copy of such information when maintained by the school or school official constitutes and education record. Said differently and taken as a whole, information can serve two purposes and be housed in two different records, a law enforcement record and an education record.

VIDEOS AND PHOTOS

The Guidance, as well was FAQs on Photos and Videos Under FERPA are insightful as to how FERPA may apply to video surveillance camera recordings and supports the conclusion that video recordings can similarly serve two purposes and be housed in both a law enforcement unit record and an education record.

Video surveillance recordings or photos may constitute an education record if such recording is directly related to a student and maintained by an education institution. Such recordings may constitute education records if the student is the focus of the recording – such as where it is to be used for disciplinary action - and the recording is maintained by the school and NOT the law enforcement unit of the school.
However, video surveillance taken for purposes of school security will generally not constitute an education record. Specifically, the FAQs along with the Final Report of the Federal Commission on School Safety, presented to the President of the United States by the US Department of Education, US Department of Homeland Security, US Department of Health and Human Services and the US Department of Justice make clear that if a school’s law enforcement unit, such as a school’s security department or campus police, maintain the school’s surveillance video system for a law enforcement purpose, the videos are not education records and can be shared with outside law enforcement as well as with another component of the school for education purposes such as in connection with disciplinary action. Smaller schools without a security department could designate a school official such as the vice principal to serve as the school’s law enforcement unit for such purpose and maintain the videos as a “law enforcement record.”

Moreover, the FAQs and Guidance, when taken as a whole, support the position that dual records may be maintained, particularly where the video is captured, recorded and maintained for a law enforcement purpose and then shared with the school for disciplinary reasons. The FAQs provide that “To be considered an education record under FERPA, an educational agency or institution, or a party acting for the agency or institution, also must maintain the record. Thus, a photo taken by a parent at a school football game would not be considered an education record, even if it is directly related to a particular student, because it is not being maintained by the school or on the school’s behalf. If, however, the parent’s photo shows two students fighting at the game, and the parent provides a copy of the photo to the school, which then maintains the photo in the students’ disciplinary records, then the copy of the photo being maintained by the school is an education record.” By analogy, a recording taken and maintained by the school’s law enforcement unit for a law enforcement purpose could be provided by the law enforcement unit to the school for purposes of disciplinary action, and the copy of the record maintained by the school would constitute an education record but the copy maintained by law enforcement does not lose its status as a law enforcement record.

Also note that FERPA applies to tangible records and information derived from tangible records. As has been noted by the US Department of Education, “FERPA does not prohibit a
school official from disclosing information about a student if the information is obtained through the school official's personal knowledge or observation, and not from the student's education records. For example, if a teacher overhears a student making threatening remarks to other students, FERPA does not protect that information, and the teacher may disclose what he or she overheard to appropriate authorities."

Based on this same principle, a live video feed would constitute personal observation that could be freely re-disclosed by whoever sees the live feed. Only the recording of the video surveillance would constitute a record that would constitute either an education record of the school subject to FERPA, or a law enforcement unit record that is not subject to FERPA.

In summary, if a record is an education record – directly related to a student and maintained by or on behalf of the school, the information can be disclosed to an SRO or TAT LEO, and can then be re-disclosed with consent, per a court order or in the event of an emergency. In this situation, the SRO or LEO must meet the definition of a school official - i.e., he or she must have a legitimate educational interest in the information, must be under the control of the school with respect to access and use of the information, subject to such re-disclosure limitations and meet the criteria contained in the school's FERPA notice. Practically speaking it would be difficult to name an entire police department as a school official for this purpose. However, the school could designate a vice principal or other individual to serve as the law enforcement unit that retains the actual recording.

If the record is a law enforcement unit record – the information can be used and re-disclosed to others within law enforcement. While it is not clear, the definition of law enforcement unit would seem to allow an entire police force to meet that definition, provided it is defined that way in the FERPA notice. Information from the law enforcement unit record pertaining to events occurring on school property can be shared with the school, and if then used for disciplinary purposes, the copy that is maintained by the school also becomes a disciplinary record but the copy retained by the law enforcement unit continues to retain its status as a law enforcement unit record.

Finally, there is nothing that would preclude a split video feed that could be maintained by both the law enforcement unit and the school for dual purposes. In the alternative, it
appears that many schools may have a dual feed, but law enforcement only accesses the live feed on their end if there is an articulable health or safety emergency. For maximum flexibility, schools should include language in their FERPA notice that describes TAT members as meeting the definition of a school official who may access education records for legitimate educational purposes, as well as defining the School’s law enforcement unit.

FINDINGS:

1. FERPA and other privacy laws are important to ensure the protection of individual privacy interests. However, these laws, including FERPA, are often misunderstood, over applied and their exceptions under applied.

2. When FERPA and other privacy laws are misapplied and/or their exceptions under applied, it adversely affects school safety because such actions prohibit access to necessary information.

3. Some law enforcement officers and agencies misunderstand FERPA and its exceptions and erroneously believe that they are entitled to receive, without restriction, otherwise FERPA protected information. Disclosure of FERPA protected information under applicable exceptions requires a case-by-case analysis and determination and private information cannot be wholesale released to law enforcement. Like school personnel, law enforcement needs training to better understand the applicable laws and exceptions.

4. The first determination is whether FERPA applies—whether information held by an educational institution is an “educational record” within FERPA’s definitions. If it is, then it requires a determination whether the educational record fits within one of FERPA’s exceptions allowing disclosure.

5. Some school districts improperly cite FERPA to deny law enforcement agencies live, real-time access to school security video that is essential to effectively responding to an on-campus active assailant or other emergency situation.
CHAPTER 13. FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT (FERPA)

6. SROs are “school officials” under FERPA and as such are entitled to access student records as part of their duties in that capacity.

7. SROs may not disclose FERPA protected information to other officers unless the health and safety or another applicable FERPA exception applies.

RECOMMENDATIONS:

1. FDOE should prepare and present comprehensive FERPA and other privacy law training to all school district, school board and law enforcement legal counsel.

2. The legislature should require that Florida Safe School funding to be tied to the lawful real-time access to school security video by law enforcement agencies and the proper sharing of videos and photos by school districts with law enforcement. In order for a district to receive Safe School Funds the district must:

   • have agreements that enable the law enforcement agencies that serve and respond to incidents on the campus with access to school video feeds, if the law enforcement agency has the desire and technological capacity to receive the video fee; and
   
   • require their legal counsel and administrators attend FERPA training workshops developed by FDOE.
GLOSSARY OF TERMS

Active Shooter: An individual using a firearm in an ongoing event to wound or kill persons usually in a public area, office, school, church or commercial location.

Active Shooter Policy: The standing order for law enforcement officers on their duty and how to respond when an individual is firing a weapon at victims.

Active Shooter Training: The training associated with events related to an active shooter event.

AR-15: A type of semi-automatic rifle.

Assistant Principal (AP): The deputy or second-level administrative position at a school.

Campus Monitor: An employee of the Broward County school system that is unarmed and assigned general duties including observation and reporting related to on campus activities.

Baker Act: An evaluation of an individual by law enforcement and mental health professionals that identifies individuals immediately at risk for self-harm or harming others.

Body-worn Camera or Body Camera (BWC): An audio-video recording device worn by law enforcement officers.

Breaching tool: A device utilized by law enforcement to defeat the locks on doors in order to force entry.

Broward County Sheriff’s Office (BSO): The law enforcement agency reporting to the elected sheriff established under the Florida constitution.

Building 12 (The freshman building): The three-story classroom building on the Marjory Stoneman Douglas Campus in which the targeted attack occurred on February 14, 2018.

Bump Stock: An after-market device that can be added to a semi-automatic rifle that increases its rate of fire.
GLOSSARY OF TERMS

**Captain:** A senior supervisor in a law enforcement agency above the level of lieutenant.

**Chief:** A title for a member of the command staff of a law enforcement organization.

**Code Red:** The alert that warns administrators, teachers and students that an attack is occurring which requires the campus to lock down and students not in safe areas to flee.

**Command Post:** The physical location at which the equipment and the incident commander is located.

**Computer-aided dispatch (CAD):** The method of dispatching and recording the dispatch of emergency services aided by computer hardware and software.

**Crime Suppression Team (CST):** A specially trained law enforcement unit with the ability to respond to violent situations.

**Deputy:** A sworn law enforcement officer.

**Deputy Chief:** A command staff position in a law enforcement agency below the level of chief.

**Detective:** A sworn law enforcement officer assigned investigative duties.

**Dispatcher or Dispatch:** The individual at a law enforcement base station or a 911 center that is listening to and broadcasting information to law enforcement or other first responder personnel.

**Drywall:** Common wall construction made up of panels of matrix material held in place by wood or metal supports.

**Emergency Medical Services (EMS):** Paramedics, ambulances and other medical resources that respond to emergencies and then transport victims to hospitals.

**Exceptional Student Education (ESE):** Federal and state educational programs for students aged 3 to 21 that have certain disabilities or are gifted.
Family Educational Rights and Privacy Act (FERPA): a federal law that protects the privacy of student educational records.

Florida Education Finance Program (FEFP): The funding formula that is adopted annually by the Florida Legislature that allocates funding to county school districts.

Fire Alarm Panel: The centralized base panel that is attached to remote fire alarm sensors that provides information on the location and type of the alarm.

Florida Congressional Delegation: Refers collectively to the elected members of the United States House of Representatives and United States Senate that represent the citizens of the State of Florida.

Florida Identification Card: An official card issued by the State of Florida that provides identification including age in lieu of a driver's license.

Florida Safe Schools Assessment Tool (FSSAT): A mandatory mechanism required by state law by which the school districts conduct and report physical site security assessments.

FortifyFL: A statewide app that facilitates public reporting of school security concerns to law enforcement and school districts.

Global Positioning System (GPS): An electronic device that identifies a specified physical location by latitude and longitude.

Glow Stick: A small tube that can be carried and caused to glow in different colors, utilized to mark a location.

Hard Corner: The part of a classroom or other school space that cannot be observed from outside of the room when the door is locked.

Health Insurance Portability and Accountability Act (HIPPA): A federal law that protects the security of certain patient health information.

Hot Zone: An unsafe area in an active shooter event.
GLOSSARY OF TERMS

**Improvised Explosive Device (IED):** A homemade bomb.

**Individual Education Plan; 504 Plan (IEP):** A plan prepared by professionals, the student and the student's parents that sets out goals and mechanisms to achieve those goals for a student involved in Exceptional Student Education programs.

**Interoperability:** The capacity for different agency radio systems that allows the agency personnel to talk to each other.

**Junior Reserves Officer Training Corps (JROTC):** A youth development high school program sponsored by the U.S. Department of Defense.

**Juvenile:** Defined in the criminal justice system as a person less than 18 years of age.

**K9:** A specially trained dog that works with a sworn police officer to form a team used in law enforcement activities.

**K-12:** The public and private school system including kindergarten through twelfth grade.

**Leakage:** Identified by the United States Secret Service, the term identifies the phenomena of telling, posting online or writing by an attacker about an attack in advance.

**Lieutenant (Lt.):** A supervisory position in a law enforcement agency above a sergeant and below command staff.

**Long gun:** A term for a rifle.

**Mass Casualty Incident (MCI):** A designation applied to an event where multiple persons are injured or killed.

**Medic; SWAT medic; TAC medic:** An individual trained and certified in advanced first aid, able to apply life saving techniques in field settings under difficult conditions.

**Memorandum of Understanding (MOU):** An agreement between two or more agencies that assigns responsibility for activities between the agencies.
GLOSSARY OF TERMS


Marjory Stoneman Douglas High School (MSDHS): The high school in the Broward County Public School system that came under attack on February 14, 2018, resulting in the deaths of 17 persons and the wounding of 17 others.

Office of Safe Schools (OSS): A division of the Florida Department of Education.

Officer: A sworn police officer.

Patch: An electronic system that allows two or more different law enforcement radio systems to cross-communicate.

Preventing Recidivism through Opportunities, Mentoring, Interventions, Supports and Education (PROMISE): A program designed to reduce school-based arrests for minor offenses and provide second chances to school-aged children.

Principal: The senior-most administrative official in a school.

Public Access Line (PAL): A system operated by the United States Federal Bureau of Investigation that provides around-the-clock opportunity for the public to report concerns.

Public Address System (PA): A system of interconnected microphones and speakers that allows information to be widely broadcasted.

Rescue Task Force (RTF): An ad-hoc group of trained medical personal that provide initial on-scene medical care in the hot and warm zones of a mass casualty event.

Safe Schools Allocation: An amount of funds set aside in the State of Florida budget that is allocated to county school systems.

Student with Emotional/Behavioral Disabilities (SEDNET): Multiagency network that creates and facilitates a network of key stakeholders committed to assisting in the care for students with or at risk of emotional and/or behavioral challenges.
GLOSSARY OF TERMS

**Sergeant:** A supervisory law enforcement position.

**School Environmental Safety Incident Reporting System (SESIR):** A mechanism for schools in Florida to report crime, violence and disruptive behaviors on school grounds and transportation.

**School Radio:** A radio system used by school personnel to exchange information with each other consisting of portable devices and a base station.

**School Resource Officer (SRO):** A sworn law enforcement officer assigned to work on a K-12 school campus.

**Security Specialist:** A non-sworn unarmed employee of the Broward County School system assigned general security duties.

**Special Weapons and Tactics (SWAT):** A unit of a law enforcement agency that receives specialized training to carry out duties related to specific types of events.

**Tactical Operations Center (TOC):** A specialized command post to guide tactical police operations.

**Targeted attack:** A violent event planned and carried out with weapons and/or explosive devices by one or more persons, frequently resulting in the wounding of individuals and loss of life.

**Threat Assessment Team (TAT):** A program required in every Florida school that is to identify and ameliorate threats from students.

**Throttling:** A technical term that is applied when a radio system is degraded because it has more transmissions occurring than it can handle.

**Tourniquet:** A medical device utilized to stop bleeding on an arm or leg.

**Triage area:** An area designated at the scene of a casualty event for first aid and for determining order of patients dispatched to hospitals.
GLOSSARY OF TERMS

**Uber**: A service that provides customers a ride from point to point, similar to a taxicab service.

**Vest or Ballistic Vest**: Protective gear worn by law enforcement officers on the upper body.

**Warm Zone**: A clear, but not secure, area in an active shooter event.
ADDITIONAL INFORMATION AND RESOURCES


ADDITIONAL INFORMATION AND RESOURCES


ADDITIONAL INFORMATION AND RESOURCES


Information about the Broward County Office of Regional Communications and Technology (2018). Available from https://www.sheriff.org/LE/Pages/CommunicationsDispatch-911.aspx


Information about the Promise Program (2018). Available from https://www.browardschools.com/Page/32438


ADDITIONAL INFORMATION AND RESOURCES

State’s Response to the Defendant’s Motion to Dismiss and the State’s Motion to Strike (State of Florida vs. Scot Peterson, Case No: 19-007166CF10A). Available from https://www.browardclerk.org/Web2/CaseSearchECA/Index/?AccessLevel=ANONYMOUS

APPENDIX A
IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA

In the Circuit Court of the Seventeenth Judicial Circuit of the State of Florida.

For Broward County, at the January through June Term 2018 thereof, on the 7th day of March in the year Two Thousand Eighteen, to-wit: The Grand Jurors of the State of Florida, inquiring in and for the County of Broward, State of Florida, upon their oaths do present that:

COUNT I
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder LUKE HOYER, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of LUKE HOYER, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon LUKE HOYER, contrary to Sections 782.04(1)(a)1&2, and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT II
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder MARTIN DUQUE-ANQUIANO, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of MARTIN DUQUE-ANQUIANO, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon MARTIN DUQUE-ANQUIANO, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT III
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder GINA MANTALTO, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of GINA MANTALTO, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon GINA MANTALTO, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.
COUNT IV
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder ALEXANDER SCHACHTER, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of ALEXANDER SCHACHTER, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon ALEXANDER SCHACHTER, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT V
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder ALAINA PETTY, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so either with a premeditated intent to cause the death of ALAINA PETTY, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon ALAINA PETTY, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT VI
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder, ALYSSA ALHADEFF, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of ALYSSA ALHADEFF, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon ALYSSA ALHADEFF, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.
COUNT VII
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder NICHOLAS DWORET, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of NICHOLAS DWORET, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon NICHOLAS DWORET, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT VIII
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder HELENA RAMSAY, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of HELENA RAMSAY, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon HELENA RAMSAY, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT IX
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder CHRISTOPHER HIXON, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of CHRISTOPHER HIXON, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon CHRISTOPHER HIXON, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.
COUNT X
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder CARMEN SCHENTRUP, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of CARMEN SCHENTRUP, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon CARMEN SCHENTRUP, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT XI
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder AARON FEIS, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of AARON FEIS, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon AARON FEIS, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT XII
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder SCOTT BIEGEL, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of SCOTT BIEGEL, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon SCOTT BIEGEL, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.
COUNT XIII
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder MEADOW POLLACK, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of MEADOW POLLACK, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon MEADOW POLLACK, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT XIV
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder CARA LOUGHRAN, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of CARA LOUGHRAN, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon CARA LOUGHRAN, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT XV
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder JOAQUIN OLIVER-PADAUY, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of JOAQUIN OLIVER-PADAUY, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm and as a result of said discharge, inflicted death upon JOAQUIN OLIVER-PADAUY, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.
COUNT XVI
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder JAIME GUTTENBERG, a human being, by shooting her with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of JAIME GUTTENBERG, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon JAIME GUTTENBERG, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT XVII
MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously kill and murder PETER WANG, a human being, by shooting him with a firearm, and the said NIKOLAS JACOB CRUZ did so with a premeditated intent to cause the death of PETER WANG, and during the course thereof NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted death upon PETER WANG, contrary to Sections 782.04(1)(a)1&2 and 775.087(1)&(2)(a) of the Florida Statutes.

COUNT XVIII
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of ASHLEY BAEZ, a human being, attempt to kill ASHLEY BAEZ, and in furtherance of said attempt, did unlawfully and intentionally touch or strike ASHLEY BAEZ against her will, and intentionally or knowingly cause the said ASHLEY BAEZ great bodily harm, permanent disability or permanent disfigurement by shooting her with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon ASHLEY BAEZ, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);
COUNT XIX
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of WILLIAM OLSON, a human being, attempt to kill WILLIAM OLSON, and in furtherance of said attempt, did unlawfully and intentionally touch or strike WILLIAM OLSON against his will, by shooting him with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XX
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of KHERSHA MANAGAPURAM, a human being, attempt to kill KHERSHA MANAGAPURAM, and in furtherance of said attempt, did unlawfully and intentionally touch or strike KHERSHA MANAGAPURAM against his will, and intentionally or knowingly cause the said KHERSHA MANAGAPURAM great bodily harm, permanent disability or permanent disfigurement by shooting him with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon KHERSHA MANAGAPURAM, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXI
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of JUSTIN COLTON, a human being, attempt to kill JUSTIN COLTON, and in furtherance of said attempt, did unlawfully and intentionally touch or strike JUSTIN COLTON against his will, by shooting him with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);
COUNT XXV
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of SAMANTHA GRADY, a human being, attempt to kill SAMANTHA GRADY, and in furtherance of said attempt, did unlawfully and intentionally touch or strike SAMANTHA GRADY against her will, by shooting her with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXVI
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of SAMANTHA FUENTES, a human being, attempt to kill SAMANTHA FUENTES, and in furtherance of said attempt, did unlawfully and intentionally touch or strike SAMANTHA FUENTES against her will, and intentionally or knowingly cause the said SAMANTHA FUENTES great bodily harm, permanent disability or permanent disfigurement by shooting her with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon SAMANTHA FUENTES, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXVII
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of ISABEL CHEQUER, a human being, attempt to kill ISABEL CHEQUER, and in furtherance of said attempt, did unlawfully and intentionally touch or strike ISABEL CHEQUER against her will, by shooting her with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);
COUNT XXII

ATTEMPTED MURDER IN THE FIRST DEGREE

NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of ALEXANDER DWORET, a human being, attempt to kill ALEXANDER DWORET, and in furtherance of said attempt, did unlawfully and intentionally touch or strike ALEXANDER DWORET against his will, by shooting him with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXIII

ATTEMPTED MURDER IN THE FIRST DEGREE

NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of GENESIS VALENTIN, a human being, attempt to kill GENESIS VALENTIN, and in furtherance of said attempt, did unlawfully and intentionally touch or strike GENESIS VALENTIN against her will, by shooting her with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, F.S. 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXIV

ATTEMPTED MURDER IN THE FIRST DEGREE

NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of DANIELA MENESCAL, a human being, attempt to kill DANIELA MENESCAL, and in furtherance of said attempt, did unlawfully and intentionally touch or strike DANIELA MENESCAL against her will, by shooting her with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);
COUNT XXVIII
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of SAMANTHA MAYOR, a human being, attempt to kill SAMANTHA MAYOR, and in furtherance of said attempt, did unlawfully and intentionally touch or strike SAMANTHA MAYOR against her will, and intentionally or knowingly cause the said SAMANTHA MAYOR great bodily harm, permanent disability or permanent disfigurement by shooting her with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon SAMANTHA MAYOR, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXIX
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of BENJAMIN WIKANDER, a human being, attempt to kill BENJAMIN WIKANDER, and in furtherance of said attempt, did unlawfully and intentionally touch or strike BENJAMIN WIKANDER against his will, and intentionally or knowingly cause the said BENJAMIN WIKANDER great bodily harm, permanent disability or permanent disfigurement by shooting him with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon BENJAMIN WIKANDER, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXX
ATTEMPTED MURDER IN THE FIRST DEGREE
NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of MADELEINE WILFORD, a human being, attempt to kill MADELEINE WILFORD, and in furtherance of said attempt, did unlawfully and intentionally touch or strike MADELEINE WILFORD against her will, and intentionally or knowingly cause the said MADELEINE WILFORD great bodily harm, permanent disability or permanent disfigurement by shooting her with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon MADELEINE WILFORD, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);
COUNT XXXI

ATTEMPTED MURDER IN THE FIRST DEGREE

NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of MARIAN KABACHENKO, a human being, attempt to kill MARIAN KABACHENKO, and in furtherance of said attempt, did unlawfully and intentionally touch or strike MARIAN KABACHENKO against his will, by shooting him with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXXII

ATTEMPTED MURDER IN THE FIRST DEGREE

NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of STACEY LIPPEL, a human being, attempt to kill STACEY LIPPEL, and in furtherance of said attempt, did unlawfully and intentionally touch or strike STACEY LIPPEL against her will, by shooting her with a firearm, and during the commission of said offense, NIKOLAS JACOB CRUZ did actually possess, use and discharge said firearm, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

COUNT XXXIII

ATTEMPTED MURDER IN THE FIRST DEGREE

NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of ANTHONY BORGES, a human being, attempt to kill ANTHONY BORGES, and in furtherance of said attempt, did unlawfully and intentionally touch or strike ANTHONY BORGES against his will, and intentionally or knowingly cause the said ANTHONY BORGES great bodily harm, permanent disability or permanent disfigurement by shooting him with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon ANTHONY BORGES, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);
COUNT XXXIV

ATTEMPTED MURDER IN THE FIRST DEGREE

NIKOLAS JACOB CRUZ

on the 14th day of February in the year of Two Thousand Eighteen, in the County of Broward, State of Florida, did then and there unlawfully and feloniously, and from a premeditated design to effect the death of KYLE LAMAN, a human being, attempt to kill KYLE LAMAN, and in furtherance of said attempt, did unlawfully and intentionally touch or strike KYLE LAMAN against his will, and intentionally or knowingly cause the said KYLE LAMAN great bodily harm, permanent disability or permanent disfigurement by shooting him with a firearm, and during the commission of said offense, said NIKOLAS JACOB CRUZ did actually possess, use and discharge a firearm, and as a result of said discharge, inflicted great bodily harm upon KYLE LAMAN, contrary to Sections 777.04, 782.04(1)(a)1 and 775.087 of the Florida Statutes, (L10);

A TRUE BILL:

FOREPERSON

I HEREBY CERTIFY that I have advised the Grand Jury returning the Indictment, as authorized and required by law.

Shari Tate, Fla. Bar # 879150
Assistant State Attorney for the Seventeenth Judicial Circuit of the State of Florida, Prosecuting for said State
IN THE CIRCUIT COURT
Seventeenth Judicial Circuit
County of Broward

STATE OF FLORIDA

VS

NIKOLAS JACOB CRUZ

INDICTMENT

For COUNTS
I.- XVII. Murder in the First Degree
XVIII.-XXXIV. Attempted Murder First Degree

Found January through June Term, A.D. 2018

A TRUE BILL

FOREPERSON

Filed MAR 07 2018

Brenda D. Forman
Clerk

By Shari Tate
D.C.

SHARI TATE
ASSISTANT STATE ATTORNEY

Order

THE COURT ORDERS that the Defendant is to be held without bond.

DATED 3.7.18

CIRCUIT JUDGE

Order

THE COURT ORDERS that the Defendant is to be admitted to bail upon posting bond in the sum of $0 for all counts.

DATED 3.7.18

CIRCUIT JUDGE

NO BAIL ON COUNTS 1

THRU COUNT 34
Marjory Stoneman Douglas High School Public Safety Commission

IN MEMORY OF:

Alyssa Alhadeff
Scott Beigel
Martin Duque Anguiano
Nicholas Dworet
Aaron Feis
Jaime Guttenberg
Christopher Hixon
Luke Hoyer
Cara Loughran
Gina Montalto
Joaquin Oliver
Alaina Petty
Meadow Pollack
Helena Ramsay
Alexander Schachter
Carmen Schentrup
Peter Wang

Tuesday, April 9, 2019

8:30 a.m. Welcome, Introduction of New Commission Members and Opening Remarks
Sheriff Bob Gualtieri, Commission Chair

8:45 a.m. Approval of Minutes from January 2, 2019 Meeting
Sheriff Bob Gualtieri

8:50 a.m. Review of Commissioner Questions about the Initial Report
Sheriff Bob Gualtieri

9:15 a.m. Presentation on Flagler Students Taking Action
Students and School Staff from Flagler County Schools

10:15 a.m. Break

10:30 a.m. Update on Statewide Compliance with SB7026
Damien Kelly, Director of Office of Safe Schools, DOE

12:00 p.m. Lunch (provided on site for commission members and staff)

1:00 p.m. Panel Presentation and Discussion with School Safety Specialists from Various Florida School Districts
David Crawford, Security Director, Baker County School District
Captain Rick Francis, Seminole County Sheriff’s Office
Daniel Hahn, Director of Safety, Santa Rosa County School District
Chief John Newman, Hillsborough County Public Schools

2:30 p.m. Break

2:45 p.m. Overview of Pending House and Senate Bills and Governor’s Executive Order
Sheriff Bob Gualtieri

3:45 p.m. Update on Broward County Radio System Replacement
Update and Overview of 911 Call Processing and Radio Interoperability between Coral Springs Police Department, Broward Sheriff’s Office and Other Broward County Agencies
Sgt. John Suess, Pinellas County Sheriff’s Office
**Marjory Stoneman Douglas High School**

**Public Safety Commission**

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<tr>
<th>Time</th>
<th>Topic</th>
<th>Presenter(s)</th>
</tr>
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<tbody>
<tr>
<td>5:00 p.m.</td>
<td>Follow Up Regarding BSO Active Assailant Training</td>
<td>Sgt. John Suess</td>
</tr>
<tr>
<td>6:00 p.m.</td>
<td>Adjourn</td>
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**Wednesday, April 10, 2019**

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<tr>
<th>Time</th>
<th>Topic</th>
<th>Presenter(s)</th>
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<tr>
<td>8:30 a.m.</td>
<td>Status of the FSSAT and Replacement Software</td>
<td>Sylvia Ifft, DOE</td>
</tr>
<tr>
<td>9:30 a.m.</td>
<td>Presentation on 17/18 School Year SESIR Data and Presentation Regarding SESIR Reporting Statewide</td>
<td>Julie Collins, DOE, Sgt. John Suess</td>
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<tr>
<td>11:00 a.m.</td>
<td>Break</td>
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<tr>
<td>11:15 a.m.</td>
<td>Reunification and Injury/Death Notification Feedback Regarding MSDHS Process</td>
<td>Fred Guttenberg, Debbie Hixon, Gena and Tom Hoyer, Tony Montalto</td>
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<tr>
<td>12:30 p.m.</td>
<td>Lunch (provided on site for commission members and staff)</td>
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<tr>
<td>1:30 p.m.</td>
<td>Reunification—Lessons Learned from Pulse Incident</td>
<td>Jason Cook, Special Agent Supervisor, Florida Department of Law Enforcement</td>
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<td>2:00 p.m.</td>
<td>Reunification—Best Practices Seminole County Sheriff’s Office</td>
<td>Captain Rick Francis, Seminole County Sheriff’s Office</td>
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<tr>
<td>2:30 p.m.</td>
<td>Presentation on School Based Mental Health Services and Coordination between School and Community Services</td>
<td>Daniel Gohl, Dr. Antoine Hickman, Dr. Mary Claire Mucenic, Dr. Charlene Grecsek, Broward County Public Schools</td>
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<tr>
<td>3:00 p.m.</td>
<td>Break</td>
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<tr>
<td>3:15 p.m.</td>
<td>Continue Presentation on School Based Mental Health Services and Coordination between School and Community Services</td>
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<td>4:15 p.m.</td>
<td>Commission Discussion on Future Meeting Topics</td>
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<td>4:45 p.m.</td>
<td>Public Comment (must complete comment card and remarks are limited to 3 minutes each)</td>
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<tr>
<td>5:00 p.m.</td>
<td>Adjourn</td>
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Marjory Stoneman Douglas High School
Public Safety Commission

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
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<tbody>
<tr>
<td>8:30 a.m.</td>
<td>Welcome and Opening Remarks</td>
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<tr>
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<td>Sheriff Bob Gualtieri, Commission Chair</td>
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<td>8:45 a.m.</td>
<td>Approval of Minutes from April 2019 Meeting</td>
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<td>Sheriff Bob Gualtieri</td>
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<tr>
<td>8:50 a.m.</td>
<td>Superintendent Panel in Response to SESIR Data and DOE Proposal for</td>
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<td>Remedial Measures</td>
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<td>Mr. Richard Shirley, FADSS President, Sumter County School District</td>
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<td>Dr. Walt Griffin, Superintendent, Seminole County School District</td>
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<td>Mr. Tim Forson, Superintendent, St. Johns County School District</td>
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<td>Jacob Olivia, Chancellor, Division of Public Schools, DOE</td>
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<td>10:00 a.m.</td>
<td>Break</td>
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<tr>
<td>10:15 a.m.</td>
<td>Overview of SB7030 and Other Legislation Passed During 2019 Legislative Session</td>
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<td>Sheriff Bob Gualtieri</td>
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<td>11:30 a.m.</td>
<td>PROMISE and Other Pre-Arrest Diversion Program Data Reporting</td>
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<td>Daniel Gohl, Chief Academic Officer, Broward County Public Schools</td>
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<td>Secretary Simone Marstiller, DJJ</td>
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<tr>
<td>12:00</td>
<td>Lunch (provided on site for commission members and staff)</td>
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<tr>
<td>1:00 p.m.</td>
<td>Broward County Public Schools Presentation on School Based Mental</td>
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<td>Health Services and Coordination between School and Community Services</td>
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<td>Daniel Gohl, BCPS</td>
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<tr>
<td>2:30 p.m.</td>
<td>Broward County Public Schools Response to Threat Assessment Report and Presentation on Updated Threat Assessment Policy and New Threat Assessment Software</td>
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<td></td>
<td>Daniel Gohl, BCPS</td>
</tr>
<tr>
<td>3:00 p.m.</td>
<td>Break</td>
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**IN MEMORY OF:**
- Alyssa Alhadeff
- Scott Beigel
- Martin Duque Anguiano
- Nicholas Dworet
- Aaron Feis
- Jaime Guttenberg
- Christopher Hixon
- Luke Hoyer
- Cara Loughran
- Gina Montalto
- Joaquin Oliver
- Alaina Petty
- Meadow Pollack
- Helena Ramsay
- Alexander Schachter
- Carmen Schentrup
- Peter Wang
Marjory Stoneman Douglas High School
Public Safety Commission

3:15 p.m. Results of Law Enforcement Reunification Policy Survey
Annie White, Assistant Special Agent in Charge, FDLE

3:30 p.m. Presentation by BSO on February 14, 2018 Reunification Process
and BSO Reunification Policies
Detective Zack Scott, Broward County Sheriff’s Office
Captain Scott Champagne, Broward County Sheriff’s Office

CLOSED SESSION

4:30 p.m. Follow – Up Presentation on Revised FSSAT
Sylvia Ifft, FSSAT Administrator, DOE

5:30 p.m. Adjourn

Wednesday, June 5, 2019

8:30 a.m. Update on School District Survey and Statewide Compliance with SB7026
Damien Kelly, Director of Office of Safe Schools, DOE

9:30 a.m. Results of FortifyFL App Utilization Survey
ASAC Annie White

9:45 a.m. Update on Radio Tower Issue and Overview of Office of Regional Communications and Technology (ORCAT) and Broward County Regional 911 Communications Centers
Sheriff Bob Gualtieri

10:30 a.m. Break

10:45 a.m. Results of Updated Fitch Survey Regarding Regional Communications
Sergeant John Suess, Pinellas County Sheriff’s Office

11:15 a.m. Broward County Regional Communications and ORCAT Issues
Police Chief Tony Rosa, Broward County Police Chiefs Association

12:00 p.m. Lunch (provided on site for commission members and staff)

1:00 p.m. Broward County Regional Communications and ORCAT Issues
Fire Chief Frank Babinec, President Broward County Fire Chiefs Association

1:45 p.m. Broward County Regional Communications and ORCAT Issues
Police Chief Jonathon Shaw, Margate Police Department
2:30 p.m.  Broward County Regional Communications and ORCAT Issues
Angela Mize, Assistant Director, BSO
Undersheriff Sean Zukowsky, BSO

3:00 p.m.  Break

3:15 p.m.  Broward County Regional Communications and ORCAT Issues
County Administrator Bertha Henry

4:30 p.m.  Commission Discussion on Future Meeting Topics

4:45 p.m.  Public Comment (must complete comment card and remarks are
limited to 3 minutes each)

5:00 p.m.  Adjourn
Marjory Stoneman Douglas High School
Public Safety Commission

Marjory Stoneman Douglas High School Public Safety Commission
Meeting Agenda
BB&T Center
Sunrise, FL
August 14 – 15, 2019

Wednesday, August 14, 2019

8:30 a.m. Welcome and Opening Remarks
Sheriff Bob Gualtieri, Commission Chair

8:45 a.m. Approval of Minutes from June 2019 Meeting
Sheriff Bob Gualtieri

8:50 a.m. Commission Discussion on Future Meetings and Contents of Next Report

10:00 a.m. Break

10:15 a.m. Report on Statewide Assessment of School-Based Juvenile Diversion Programs under the Executive Order and Law Enforcement Access to Diversion Data
Secretary Simone Marstiller, DJJ

10:45 a.m. Follow-up Presentation by DCF on Mental Health Program Implementation under SB7026
Deputy Secretary Patricia Babcock, DCF

11:15 a.m. Presentation on Recommendation to Modify Requirement of Monthly Active Assailant Drills
Chief John Newman, Hillsborough County Schools
Captain Rick Francis, Seminole County Sheriff’s Office

12:00 p.m. Lunch (provided on site for commission members and staff)

1:00 p.m. Update on Hollywood Radio Tower, ORCAT and Regional 911 Communications
Bertha Henry, Broward County Administrator

2:00 p.m. Update on ORCAT and Regional Communications and Broward County Sheriff’s Office’s Active Assailant Response Preparedness
Sheriff Gregory Tony, BSO

3:00 p.m. Break

3:15 p.m. Update on ORCAT and Regional Communications
Chief Tony Rosa, Sunrise Police Department and Broward County Police Chiefs Association
IN MEMORY OF:

Alyssa Alhadeff
Scott Beigel
Martin Duque Anguiano
Nicholas Dworet
Aaron Feis
Jaime Guttenberg
Christopher Hixon
Luke Hoyer
Cara Loughran
Gina Montalto
Joaquin Oliver
Alaina Petty
Meadow Pollack
Helena Ramsay
Alexander Schachter
Carmen Schentrup
Peter Wang

Marjory Stoneman Douglas High School
Public Safety Commission

4:15 p.m.  Updated Survey Results Regarding Statewide Compliance with SB7026 and SB7030
Damien Kelly, Director of Office of Safe Schools, DOE

5:00 p.m.  Adjourn

Thursday, August 15, 2019

8:30 a.m.  Follow – Up Presentation and Questions by Commission Members for
BCPS Superintendent Robert Runcie

10:30 a.m.  Break

10:45 a.m.  Overview of FERPA Application and Exceptions
Ms. Pamela Hepp, Outside Counsel for DOE
Buchanan, Ingersoll, and Rooney PC

11:45 a.m.  FDLE update regarding SRO and other related training
Dean Register, Director of Professionalism, FDLE

12:15 p.m.  Lunch (provided on site for commission members and staff)

CLOSED SESSION

1:00 p.m.  New Statewide Behavioral Threat Assessment Instrument and the
Revised District-Wide FSSAT

OPEN SESSION

2:00 p.m.  Florida Schools Safety Portal SB7026/E.O.
Shawna Reid, Bureau Chief, DOE
Andre Smith, Deputy Commissioner of Innovation, DOE
Annie White, Assistant Special Agent in Charge, FDLE

2:30 p.m.  Local/Countywide Data Sharing
Sheriff Gualtieri

3:00 p.m.  Unified Statewide Threat Assessment Strategy
Commissioner Rick Swearingen, FDLE

3:30 p.m.  School Hardening and Harm Mitigation Workgroup Recommendations
Required by Governor’s Executive Order and Commission
Recommendations for the Statewide Working Group
Sylvia Ifft, FSSAT Administrator, DOE

4:45 p.m.  Public Comment (must complete comment card and remarks are limited
to 3 minutes each)

5:00 p.m.  Adjourn
Marjory Stoneman Douglas High School Public Safety Commission

Meeting Agenda
Omni Orlando Resort at ChampionsGate
ChampionsGate, FL
October 15-16, 2019

Tuesday, October 15, 2019

8:30 a.m. Welcome and Opening Remarks
Sheriff Bob Gualtieri, Commission Chair

8:45 a.m. Approval of Minutes from August 2019 Meeting
Sheriff Bob Gualtieri

8:50 a.m. Presentation with Discussion on Findings and Recommendations
Facilitated by Chair Gualtieri

10:30 a.m. Break

10:45 a.m. Continued Discussion on Findings and Recommendations

12:00 p.m. Lunch (provided on site for commission members and staff)

1:00 p.m. Continued Discussion on Findings and Recommendations

3:00 p.m. Break

3:15 p.m. Continued Discussion on Findings and Recommendations

5:30 p.m. Adjourn

Wednesday, October 16, 2019

8:30 a.m. Finalize Findings and Recommendations, highlighting those issues requiring legislative action

10:30 a.m. Break

10:45 a.m. Continued Discussion on Findings and Recommendations

12:00 p.m. Lunch (provided on site for commission members and staff)

1:00 p.m. Discussion of Any Relevant Issues not included in Commission’s Report and Any Necessary Follow Up

2:30 p.m. Moving Forward: Commission’s Next Steps

4:45 p.m. Public Comments (must complete comment card and remarks are limited to 3 minutes each)

5:00 p.m. Adjourn
OFFICE OF EXECUTIVE INVESTIGATIONS
INVESTIGATIVE SUMMARY

CASE NUMBER: EI-26-0079 DATE: January 10, 2019

CASE AGENT: Inspector Keith Riddick

SUBJECT(s): Scot Ralph Peterson

INCIDENT DATE(S): February 14, 2018

INCIDENT LOCATION(s): Ft. Lauderdale, Broward County, Seventeenth Judicial Circuit

ALLEGATION(S) / CHARGE(S): Investigation into the Law Enforcement Response to the Marjory Stoneman Douglas High School February 14, 2018, Active Shooter Incident

INVESTIGATIVE PREDICATE:

On February 14, 2018, Nikolas Jacob Cruz entered the 1200 building on the Marjory Stoneman Douglas (MSD) High School campus located at 5901 Pine Island Road in Parkland, Florida, armed with a Smith and Wesson M&P-15 rifle. Cruz subsequently shot thirty-four people, killing seventeen and wounding another seventeen. Numerous law enforcement officers from multiple local public safety agencies responded to the incident. Broward County Sheriff’s Office (BSO) was in charge of the investigation into the deaths and injuries caused by Cruz at MSD on February 14, 2018 (hereafter referred to as the MSD Incident). Cruz was arrested and charged with seventeen counts of Premeditated Murder in violation of Florida State Statute 782.04 (1) (a) (1) (BSO Case #17-1802-000525).

On February 25, 2018, Florida Governor Rick Scott directed the Florida Department of Law Enforcement (FDLE) Office of Executive Investigations (OEI) to conduct an investigation into the law enforcement response to the incident.

A review of the law enforcement response to the MSD Incident determined that School Resource Deputy Scot Peterson was the only law enforcement officer on the MSD campus who was available to engage Cruz and render assistance to the individuals that were killed or injured.
SECTION I 

SUMMARY OF INVESTIGATION

Pursuant to the investigation, OEI reviewed all statements and evidence related to BSO Case #17-1802-000525. Furthermore, OEI conducted multiple sworn interviews, reviewed the BSO / CSPD radio transmissions, the BSO body worn camera footage and MSD security video footage associated with the response and actions of Deputy Peterson during the MSD Incident. As a result of the investigation, the following facts were established:

**Marjory Stoneman Douglas High School Security**

OEI Inspectors obtained and reviewed information pertaining to the MSD safety protocols. Per the information reviewed, it was determined that on February 14, 2018, the MSD security team was composed of five (5) security personnel (Kelvin Greenleaf, Andrew Medina, [REDACTED], Elliot Bonner, and [REDACTED]) and a School Resource Officer (Scot Peterson). Per the safety guidelines of the school, in the event of an active shooter on campus, a Code Red was to be activated in order to alert the MSD students and faculty of danger and the need to seek a protective position in their classrooms.

Note: The term Code Red had become synonymous with an active killer situation.

**School Resource Officer (SRO)**

OEI Inspectors reviewed information from the National Association of School Resource Officers (NASRO), the United States Code (USC) and the Florida State Statutes (FSS) pertaining to the role and duties of School Resource Officers.

Per the NASRO, the duties of the SRO are “providing safe learning environments in our nation’s schools, providing valuable resources to school staff members, fostering positive relationships with youth, developing strategies to resolve problems affecting youth and protecting all students, so that they can reach their fullest potentials.” According to USC Title 42, “The Public Health and Welfare, 3796dd-8”: a SRO is as “a career law enforcement officer with sworn authority who is deployed by an employing police department or agency in a community-oriented policing assignment to work in collaboration with one or more schools.” Pursuant to FSS 1006.12(2)(a), entitled “School resource officers and school safety officers”: “School safety officers shall be law enforcement officers, as defined in s. 943.10(1), certified under the provisions of chapter 943 and employed by either a law enforcement agency or by the district school board.” Furthermore, FSS 1006.12(2)(b) states that “a district school board may commission one or more school safety officers for the protection and safety of school personnel, property, and students within the school district.”

Note: Per the documents, on June 28, 1991, Deputy Peterson attended and completed the FDLE Criminal Justice Standards and Training Commission School Resource Officer training course.
**Timeline of Relative Events**

Per evidence reviewed pertaining to the MSD Incident, on February 14, 2018, at approximately 2:21, Nikolas Jacob Cruz, armed with a Smith and Wesson M&P-15 semi-automatic rifle, entered the 1200 building of the Marjory Stoneman Douglas High School located in Parkland, Florida. After entering the building, Cruz began shooting students and teachers. Cruz made his way through the three story structure, during which time he fired approximately 140 rounds of .223 caliber ammunition, before fleeing the building at approximately 2:28. Thirty four persons were shot during the incident, seventeen of which were killed and seventeen others wounded. The following timeline of events for the MSD Incident, is based on the examination of the MSD video security system, BSO Radio Communications System, and BSO Body Worn Camera (BWC) footage:

Note: Medina testified they stopped near the pipe station located at the east end of the 1200 building.

Note: Examination of the school security video, as well as statements made by Mr. Medina, Mr. Greenleaf and Deputy Peterson, corroborated that the gunshots heard by those three, when they stopped at the east end of the 1200 building, were the second round of gunshots fired by Cruz into [redacted] and/or the two gunshots fired by Cruz that killed [redacted].
Note: At that time, Deputy Peterson remained in his position of cover.

2:24:14 Deputy Peterson broadcasted: “17 Juliet 3. We’re talking about the 1200 building it’s going to be the building off of Holmberg Road.”


2:24:24 Deputy Peterson broadcasted “We don’t have any description yet, we just hear shots, appears to be shots fired” (in response to Deputy Kratz’ request for a description of the suspect).

Note: At that time, Deputy Peterson remained in his position of cover.

2:24:35 Deputy Peterson broadcasted: “I’m over on the south side over by the 700 building.”

(MSD Security Specialist Kelvin Greenleaf stated that he repeated the Code Red call “at least twice” on the school radio).
Note: At that time, Deputy Peterson remained in his position of cover.

2:25:18 Deputy Peterson broadcasted: “17 Juliet 3. We’re looking at the 1200 building. It’s gonna be the 300 building. It’s gonna be, uh, right off of Holmberg Road by the senior lot” (in response to the transmission by Deputy Kratz).

2:25:21

Note: At that time, Deputy Peterson remained in his position of cover.

2:25:42 BSO Communications broadcasted “Attention all units now working signal 33 (shooting) go to bravo channel for regular traffic.”

2:25:42 Deputy Kratz broadcasted: “Sounds like there’s some students say they thought it was firecrackers, but we’re not sure, by the football field.”

2:25:56 Deputy Peterson broadcasted “Uh, 26 (received). Yeah. We also heard it over by inside the 1200 building” (in response to the transmission by Deputy Kratz).

2:26:40 Deputy Peterson broadcasted “We’re going to Bravo (in response to the BSO transmission at 2:25:42) I hear shots fired. Shots fired.” (Multiple gunshots can be heard in the background).
Note: At that time, Deputy Peterson remained in his position of cover.

2:28:00 Deputy Peterson broadcasted “Broward, do not approach the 12 or 1300 buildings. Stay at least 500 feet away at this point.”

Based on the aforementioned timeline of events, the following individuals were shot and killed while Nikolas Cruz was actively shooting inside the 1200 building and while Deputy Peterson was in his position of cover:

Based on the aforementioned timeline of events, the following individuals were shot and injured while Nikolas Cruz was actively shooting inside the 1200 building and while Deputy Peterson was in his position of cover:

**Crime Scene Documentation Review**

On February 14, 2018, Nikolas Jacob Cruz was arrested and charged with seventeen counts of Premeditated Murder in violation of Florida State Statute 782.04 (1) (a) (1). The Broward County Sheriff’s Office (BSO) was
assigned to investigate the deaths and injuries caused to the above listed individuals by Nikolas Cruz. OEI Inspectors reviewed the BSO Crime Scene Unit’s documentation found in BSO Case #17-1802-000525 pertaining to the physical evidence collected from the 1200 building. Per the BSO Crime Scene Unit documents, Cruz discharged his Smith and Wesson M&P-15 rifle approximately 140 times during the entire MSD Incident. A review of the aforementioned events determined that Cruz fired his weapon approximately 75 times between the time Deputy Peterson arrived at the southeast end of the 1200 building, moved to his position of cover, and the time when he (Cruz) stopped shooting.

Additionally, there were five empty AR-15 style magazines found inside the building. Three of the magazines were found on the first floor, two near classroom 1215 and one near classroom 1216. The other two were found on the third floor, one in the hallway and one in the teacher’s lounge. It should be noted that during Cruz’s sworn recorded interview he testified.

**BSO Interview of BSO Deputy Scot R. Peterson**

OEI obtained and reviewed the sworn statement provided by Deputy Peterson on February 16, 2018 to BSO Detectives. The statement pertained to BSO’s investigation into Cruz’s arrest for 17 counts of capital murder (BSO Case #17-1802-000525). During the interview Deputy Peterson was asked various questions pertaining to the MSD Incident, to include, his knowledge of the incident, his actions and reactions to the incident, what he heard and saw while responding to the location of the incident (MSD Building 1200), and what he heard and saw once he arrived at the 1200 building.
**Washington Post Interview of BSO Deputy Scot R. Peterson**

On June 4, 2018, The Washington Post published an article with the headline ‘It was my job, and I didn’t find him’: Stoneman Douglas resource officer remains haunted by massacre” with the byline “Eli Saslow”. The article documented an interview reportedly conducted by Mr. Saslow with Deputy Peterson. The majority of the information provided in the article summarized Deputy Peterson reassertions of the statements he made to BSO detectives during his sworn interview on February 16, 2018.

Per the article, Mr. Saslow discussed other aspects of the incident not covered by the BSO detectives, to include Deputy Peterson’s reaction and actions during the MSD Incident. In the article Deputy Peterson is reported to have told the interviewer: “he remembered reacting in those first seconds by doing what he believed he had been trained to do: taking cover in a tactical position so he could clear the area. He leaned his back against the wall of an adjacent building. He took out his gun and scanned the surrounding palm trees, the courtyard, the windows, the parking lot and the roof.” And, "It's haunting," Peterson said now. "I've cut that day up a thousand ways with a million different what-if scenarios, but the bottom line is I was there to protect, and I lost 17." Per the article, Deputy Peterson reasserted the statement made to BSO detectives advising that "I only remember hearing two or three," he said. "I know there were more, but that's all I heard", "If I heard more shots, I might have known where to find him," and "If I knew where he was, I could have gone in."

The article conveyed comments purportedly made by Deputy Peterson while he was watching the BSO animation of the MSD Incident. Deputy Peterson was quoted as saying; “I was right outside”, “I could have come in over here” and “I could have got him while he was reloading. If I'd just heard more shots, maybe I would have known where they were coming from.”

**“The Today Show” interview of BSO Deputy Scot R. Peterson**

On June 5, 2018, the National Broadcast Company’s (NBC) television broadcast “The Today Show” aired part one of a previously recorded interview of Deputy Peterson. During the interview, Deputy Peterson reasserted the sworn statements he made to BSO detectives on February 16, 2018, to include his view that a sniper was involved saying “Because I -- I believed there was a sniper. So, in my mind, I'm thinking to myself, there's possibly, maybe, somebody up in there shooting out. But, I didn't think they were shooting at the kids. I thought they were shooting out at the building. Outside.” Deputy Peterson also informed the Today Show interviewer that “It just never even dawned on me, those initial, first few minutes. Because I never believed there was even an active shooter inside.” Deputy Peterson added that his reactions were based on his training, saying “What I was trained is you contain the area” and “I have my gun out and I'm scanning, and I'm looking. And, that's what we're trained to do. When you -- when you get a position and cover it, we are trained to scan and look.”

During the conclusion of the interview, Deputy Peterson stated, pertaining to his thoughts towards the surviving families, “I'm sorry. I'm sorry that I didn't -- I'm sorry that I didn't know where he was. Or, it was one person.
I didn't know who it was. Or, where they were initially. And, it's tough. It's tough. And, knowing what I know now, it makes it even tougher. Because I know about active shooters. It's not like I have no knowledge, like, what -- what can happen. It's just, I didn't believe, when I first got there, that that's what was going on.”

According to the aforementioned statements by Deputy Peterson, pertaining to the MSD Incident, the explanation for his course of action was based on:

- Deputy Peterson heard only “two to three” gunshots as he approached the 1200 building.
- Deputy Peterson did not hear additional gunshots during the MSD Incident.
- Deputy Peterson was unsure where the gunshots originated or the location of the shooter.
- Based on Deputy Peterson not hearing additional gunshots, he did not believe there was an ongoing active shooter incident.
- Deputy Peterson response to the MSD Incident was based on “What I was trained is you contain the area” and “I have my gun out and I'm scanning, and I'm looking. And, that's what we're trained to do. When you -- when you get a position and cover it, we are trained to scan and look.”

**Deputy Peterson – Training**

OEI Inspectors reviewed documents regarding Deputy Peterson’s training. Per the documents, on June 28, 1991, Deputy Peterson attended and completed the FDLE Criminal Justice Standards and Training Commission School Resource Officer training course. BSO training records indicated that Deputy Peterson last attended a four hour block of Active Shooter training on April 19, 2016.

The OEI Inspectors review of the BSO Active Shooter lesson plans indicated that two of the course objectives were “Upon completion of this course, the participant will be able to move in a single or team bounding overwatch and enter and clear a room” and “Upon completion of this course, the participant will be better prepared to respond to an active shooter incident.” During the training, deputies were instructed on what a single deputy response should entail by advising that “If you are on scene or in the area and hear gunshots, you should immediately access what you have and prepare to respond. Remember, every time you hear a gunshot in an active shooter incident; you have to believe that is another victim being killed.” Deputies were also taught that “Time is critical in each of these incidents. This is like no other crime. The motive is to kill as many people as possible in the shortest amount of time. Why? Because the bad guy knows ‘we’ are coming.” Furthermore, the training described the priorities of life as “(1) Hostages/victims, (2) Innocent Bystanders, (3) Police/Deputies, and (4) Suspects. The priorities are there to help focus your action. If in doubt about going through the door after a suspect, think about the victims and where they stand on the list.”

Pertaining to engaging the active shooter, the training detailed that "There are three desired outcomes for an active shooter. (1) Force the suspect to surrender, (2) Force the suspect into a barricade situation (SWAT will handle since they have the tools and tactics.), (3) Incapacitate the suspect by shooting him (stopping the threat) or suspect shoots himself.” The training also advised that "The majority of incidents were over in minutes, there is a need to get there fast. History shows when a suspect is confronted by any armed individual (police, security, concealed carry person) they either shoot it out with that person or kill themselves. Either way, the
shooting of innocent bystanders must stop. Now, the first officer or two officers on scene will immediately go to confront the shooter."

A practical exercise of the BSO Active Shooter training, titled “Single deputy response,” described that "The deputy will need to search for a little while after hearing the gunshot. Bad guy should be at some distance, however, a blank gun will be firing intermittently to get deputy moving towards the gunfire, passing dead students and others running by him. This should provide ‘real time’ Intel for the deputy."

Per the reviewed training documents, on June 15, 2016, Deputy Peterson received an email sent by BSO Deputy Kevin Shults with the subject “Active Killer train the trainer” course. Deputy Peterson received this email as he was an instructor in “Active Killer” for the Broward school system. Attached to the email was the “Broward County Joint Law Enforcement Active Killer Lesson Plan.” Number nine on the list of the course objectives for the lesson plan indicated “Discuss law enforcement’s initial response tactics during an Active Killer event.” Under bullet “I” in the lesson plan was a list entitled “Law enforcement initial response tactics.” Item number one in that list was “May respond as a team or solo” and item number four was “Will move directly and quickly toward known threat.”

In addition to the above described training received by Deputy Peterson during his law enforcement career, his BSO training records indicated that he attended the following trainings that pertained to school safety and how to respond to an active shooter incident:

- Current – Deputy Peterson’s testimony that he is an instructor for the Broward Public Schools “Active Killer” course. (Confirmed by BSO email dated June 15, 2016)
- August 16, 2017 – BSO School Resource Shooting Boot Camp
- July 9, 2017 – Florida Association of School Resource Officer’s Training Conference
- October 10, 2016 – BSO “Building Tactics” in-service training
- April 19, 2016 – BSO “Active Shooter” in-service training
- April 19, 2016 – BSO “Rescue Task Force” in-service training
- July 7, 2015 – “Combat Life Saver” training
- July 20, 2014 – Florida Association of School Resource Officer’s Training Conference
- August 16, 2012 – “Active Shooter” training
- July 15, 2012 – Florida Association of School Resource Officer’s Training Conference
- February 14, 2011 – National Conference on Bullying
- July 25, 2010 – Florida Association of School Resource Officer’s Training Conference
- June 21, 2010 – “Special Tactical Problems”
- April 30, 2010 – “Safe Schools and Prepared Communities”
- April 4, 2007 – “Active Shooter” training
- September 15, 2006 – “Tactical Pistol”
- December 12, 2003 – “Tactical Pistol”
- June 28, 1991 – FDLE Criminal Justice Standards and Training Advanced Training re: School Resource Officer
OEI Sworn Interviews

Pursuant to this investigation, OEI Inspectors conducted 184 sworn recorded interviews pertaining to the law enforcement response to the MSD Incident. The information obtained from the interviews was compared with Deputy Peterson’s response to the MSD Incident. The following interviews were identified due to the witness either observing Deputy Peterson’s actions during the MSD Incident or because the respective witnesses heard multiple gunshots while outside the 1200 building.

MSD Campus Monitor Andrew Medina

OEI Inspectors conducted a sworn recorded interview of Andrew Medina pertaining to this investigation. Mr. Medina explained his job at MSD by saying “My -- it's to, uh, observe and report, uh, anything that goes on on the -- on the campus that -- that I see that's not on the detail of what we do on a normal basis, so -- kids are out or whatever. If I see something that's kinda out of place or whatever then I would call on the radio and report it to my Security Specialist and -- and then we would handle the situation from there. If he would tell me to go check it out or he'd say, wait for me and then he'll come. But the main thing is to observe and report it and let -- let him know that there's something going on.”

Mr. Medina stated that he was “on the south lot” when he saw Cruz exit a car and make his way on campus via a pedestrian walkway located off of Pine Island Drive just south of Holmberg Road. Mr. Medina advised he travelled, on his school issued golf cart, toward Cruz but did not reach him before Cruz went into the 1200 building. Mr. Medina explained that just after Cruz went into the building, via the east entrance, while he, Medina, was approaching the east end of the building, he “first heard the two, uh -- two bangs -- that I heard the two bangs going off.” Mr. Medina stated that he had heard the sound of gunfire prior to that day, but exclaimed “Those were not gunshots when I first heard them -- -- they -- they -- they sounded totally different from what gunshots sounded like. They sound like two, like -- two bomb bangs, like, boom, boom -- like that instead of a pop, popping type of sound.”

Mr. Medina testified that, after hearing the above described sounds, he drove his golf cart down the breezeway between the 700 and 800 buildings toward the administrative building where Deputy Peterson’s office was located. As Mr. Medina approached the administrative building he met Deputy Peterson, who was “kinda like approaching my way.” Deputy Peterson and School Security Specialist Kelvin Greenleaf got on the golf cart with Mr. Medina, and they began driving back to the 1200 building. Mr. Medina relayed that as they were driving back to the 1200 building he “just explained to Peterson that, uh, the kid was in -- the kid ran in the building, what he was wearing -- and just what he looked like. And that was basically what we -- we didn't really talk too much.” Mr. Medina further attested that as he, Peterson, and Greenleaf, approached the east entrance of the 1200 building and were in close proximity to “a water pump right out in front of the 1200 building,” he heard more gunshots. Mr. Medina advised “I heard -- that's when I heard the gunfire -- pop, pop, pop, pop. Legitly [sic] coming out of the -- the building. It was shaking our chest is how loud it was. We were that close. It was shaking our chest to how loud it was.”
Mr. Medina said that at that time Deputy Peterson told him "Get out of here" while Peterson got on his law enforcement radio and said "Active shooter. Active shooter." Mr. Medina explained that as they heard the gunshots, Deputy Peterson and Mr. Greenleaf exited the golf cart, and he drove away. Mr. Medina stated he did not look back and, therefore, did not see what Deputy Peterson and Mr. Greenleaf did after they got off of the golf cart. Mr. Medina indicated that he drove his golf cart back to the front of the school and continued to hear the sound of gunfire until he reached the area of the bike racks located east of the 800 building.

**MSD Security Specialist Kelvin Greenleaf**

OEI Inspectors conducted a sworn recorded interview of MSD Security Specialist Kelvin Greenleaf pertaining to this investigation. Mr. Greenleaf advised that he first learned of the incident when Campus Monitor Medina transmitted something about “a weird sound was coming out of 1200 building. Some crazy sound coming out of there.” He and Deputy Peterson headed to the 1200 building when Mr. Medina picked them up on a golf cart. Mr. Greenleaf saw Deputy Peterson talking on his law enforcement radio, but could not hear what he was saying because Deputy Peterson was sitting on the front seat of the golf cart and he was sitting in the back bed of it. Mr. Greenleaf did not recall if Deputy Peterson was also talking on the radio issued to him by the school. Mr. Greenleaf testified that “once we got down and approached the building, I started hearing the gunshots.” Mr. Greenleaf advised that he heard those gunshots somewhere between when they got on the golf cart with Mr. Medina and when they got off of the golf cart, which was immediately adjacent to the east entrance of the 1200 building. Mr. Greenleaf commented that when he and Deputy Peterson got off of the golf cart, Deputy Peterson told him "Stand back. You don't have a weapon." Mr. Greenleaf told the interviewers that he heard more gunshots after Deputy Peterson told him to move back. He had heard the sound of gunfire prior to that day.

Mr. Greenleaf began steering students to safety when he heard more gunshots. Mr. Greenleaf said, about the gunshots, “It appeared that they, it was coming right in front” and acknowledged it appeared to him the gunshots were coming from inside the 1200 building. Mr. Greenleaf advised that he saw Deputy Peterson the entire time he was in the area of the 1200 building, and Deputy Peterson never left the area.

**MSD Campus Monitor Brian Staubly**

OEI Inspectors conducted a sworn recorded interview of MSD Campus Monitor Brian Staubly pertaining to this investigation. Mr. Staubly advised he first became aware of the incident when he heard, over the school radio system, "Firecrackers. Sounds like firecrackers going off in the 1200 building." Mr. Staubly said he then began running to the north end of the breezeway that ran between the 700 and 800 buildings. As Mr. Staubly ran, Campus Monitor Medina, Deputy Peterson and Security Specialist Greenleaf passed him on Mr. Medina’s golf cart.

Mr. Staubly testified that as he was approaching the east end of the 1200 building, he heard a gunshot. Mr. Staubly stated “Right after I stopped, he started really unloading. Um, there were a lot of gunshots.” Mr. Staubly commented that the school’s fire alarm then sounded. Mr. Staubly remarked “And then -- and then he - - when I got here and the gunshots were going off and I was trying to get the kids outta here, he was screaming at me to get outta there, you know. Brian, get, Brian, get outta there. Get outta there. Get outta there."
Staubly felt Deputy Peterson told him to get back because Deputy Peterson felt that he, Staubly, was in danger. Mr. Staubly said that Deputy Peterson had his gun drawn while he appeared to be communicating on both his school radio and his sheriff’s office radio.

Mr. Staubly attested that the gunshots were loud and echoing off of the buildings, but also said that he believed they were being fired “in the 1200 building.” Mr. Staubly had heard gunshots before and knew what he was hearing were not firecrackers. Mr. Staubly did not hear anymore gunfire after he took shelter in the school’s auditorium.

CSPD Officer Richard Best

OEI Inspectors conducted a sworn recorded interview of CSPD Officer Richard pertaining to this investigation. Officer Best advised that once he arrived on the scene at MSD he made his way to the east end of the 1200 building and met with CSPD Officer Tim Burton and Sgt. Bruce Kozlowski. Officer Best advised that Officer Burton said “somebody needs to get with that deputy” (referring to Deputy Peterson who was located between the 700 and 800 buildings). Officer Best relayed Officer Burton’s intent by saying “cause he was by himself and we wanted to not only have him make sure he wasn’t by himself in case he was in the line of fire, so we could assist him, but we wanted to get the information and being that it was two different agencies and we knew we were on two separate channels we figured we could at least communicate with each other.” Officer Best advised that he ran over to Deputy Peterson’s location and asked him, while looking at the 1200 building, “Hey, brother, what’d we got?” According to Officer Best, Deputy Peterson responded “Shots fired. The shooter is on the second or third floor” (referring to the 1200 building).

CSPD Detective Brett Schroy

OEI Inspectors conducted a sworn recorded interview of CSPD Detective Brett Schroy pertaining to this investigation. Detective Schroy told the inspectors that after he arrived at MSD, he and CSPD Sergeant (Sgt.) Ed Derosa made their way to where Deputy Peterson was standing between the 700 and 800 buildings. Detective Schroy stated that he asked Deputy Peterson “where’s the shooter?” Detective Schroy commented “and he pointed at the 1200 building and said, ‘I believe he's on the third floor.’” Detective Schroy described Deputy Peterson as having his gun drawn and taking cover behind a round concrete section.

MSD Student Arman Borghei

OEI Inspectors conducted a sworn recorded interview of MSD student Arman Borghei pertaining to this investigation. Mr. Borghei advised that he was in class on the third floor of the 1200 building at the time of the incident. Mr. Borghei testified that he knew what gunshots sounded like and that he had heard three gunshots “a minute or two” before the fire alarm sounded, but that, at first, no one in his classroom was reacting to the sounds of the gunfire. Mr. Borghei stated that after the fire alarm sounded, and while he was evacuating the building, he looked out a window located on the third floor of the 1200 building across the hall from the entrance to the east stairwell and saw Deputy Peterson and Mr. Greenleaf. Mr. Borghei then ran to the staircase located at the west end of the third floor and began to descend the stairs when he heard approximately three more gunshots being fired somewhere below him in the building. Mr. Borghei stated “I heard the shots very
clearly as if, like, they were really close. But I didn’t see the shooter.” Mr. Borghei had almost reached the second floor landing when he heard those shots, so he retreated back to the third floor.

Mr. Borghei advised that he then ran back to the above described window on the east end of the third floor of the 1200 building and once again looked out. Mr. Borghei stated he then saw Deputy Peterson, who was alone, saying “I looked out the window again and I just saw him standing on the side of the building with his gun drawn, not really doing anything.” Mr. Borghei indicated that, at that time, Deputy Peterson was standing a short distance from the southeast corner of the 1200 building and had his firearm drawn. According to Mr. Borghei, Deputy Peterson was facing west at that time. Mr. Borghei then returned to his classroom and sheltered in place during which time he heard more gunshots that sounded like they were fired “right outside my door.”

MSD Student Tyler Jarboe

OEI Inspectors conducted a sworn recorded interview of MSD student Tyler Jarboe pertaining to this investigation. Mr. Jarboe advised that he was in room 733 when the fire alarm sounded which caused them to evacuate. Their evacuation route took them to the stairwell located near the northeast end of the 700 building. Mr. Jarboe stated “Uh, and then all the teachers didn’t really know what was happening, so they were just telling us, you know, continue with the fire drill. And then I kind of looked over with my teacher and we saw Officer Peterson pull out his gun down there. And we were like, Okay, something's up, and we all decided to go back to the room. And then as soon as we were about to get into the room, we heard shots and then, yeah, then we pretty much knew there was something wrong.” Mr. Jarboe advised that he heard “three to four gunshots” when they approached their classroom door. Mr. Jarboe did not hear any gunshots prior to those, or after, those described above. Mr. Jarboe described the gunshots by saying “They were high-pitched, and it was very noticeable that it was.” Mr. Jarboe commented they sounded like they were coming “from the front where the senior lot is. It sounded like it was coming from the door that was over there,” which would have been the east entrance of the 1200 building. Mr. Jarboe had never heard the sound of gunfire prior to that day. Mr. Jarboe commented that Deputy Peterson was the only person he saw when he looked over the railing. According to Mr. Jarboe, Deputy Peterson was behind the wall at the bottom of the stairs and appeared to be looking toward the west end of the 1200 building.

Sunrise Police Department Lieutenant (Lt) Craig Cardinale

OEI Inspectors conducted a sworn recorded interview of Sunrise Police Department Lt. Craig Cardinale pertaining to this investigation. Lt. Cardinale told the inspectors that when he arrived on the scene he parked his car on Holmberg road near the northeast gate and made his way to the east end of the 1200 building. When Lt. Cardinale got to the east entrance of the 1200 building, he saw Deputy Peterson “standing outside the 1200 building on the concrete, pacing back and forth going, "Oh my God. Oh my God." And I look at him, and I go, ‘Who the fuck are you?’ And he says, ‘I’m the SRO.’ And I’m like, ‘Okay, what -- what's the deal? What's going on?’ ‘I don't know. I don't know.’ And pacing back and forth, just breathing -- just, like, breathing heavily, just not knowing what's going on. In the meantime, I was holding the door down with the other officer. They brought a girl out on a, um, a, a gunshot victim.” Lt. Cardinale further stated “Um, I -- I just remember
him back and forth, just breathing heavy, going ‘Oh, my God, I can't believe this. Oh, my God, I can't believe this.’ But not taking any action.”

MSD Student

OEI Inspectors conducted a sworn recorded interview of MSD student [redacted] pertaining to this investigation. [redacted] advised the inspectors that he was in class on the third floor of the 1200 building when the school fire alarm sounded. [redacted] stated he exited the classroom and began leaving the building via the west stairwell. [redacted] further commented he was between the third and second floors when he looked down and saw the gunman Cruz, who was between the first and second floors of the building, coming up the stairs. Cruz was reloading his rifle when [redacted] saw him. [redacted] stated that he went back upstairs to the third floor and made his way to the west end of the building where he looked out of a window that was located “in front of the stairwell.” When he did so, [redacted] saw Deputy Peterson and Mr. Greenleaf. [redacted] advised that he saw Deputy Peterson draw his firearm and then walk south into the corridor between the 700 and 800 buildings. [redacted] further said “And he's, like, just standing right at the wall for, like, a good minute and then he just leaves.”

[redacted] said that he was not able to make it back to his classroom, so he took shelter in another teacher’s room. While he was in the room, [redacted] heard approximately fifteen gunshots that all sounded like they were being fired on the third floor. [redacted] described the gunshots by saying “Like, pauses. Like, it went on, like, for a minute and then it paused for a little and then they went back on.” [redacted] told the inspectors that he had heard the sound of gunfire prior to that day.

MSD Teacher Melody Herzfeld

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Melody pertaining to this investigation. Ms. Herzfeld advised the inspectors she and her class were in rehearsal when the fire alarm sounded, so they “waited, like, maybe 30, 40 seconds” before they began to leave the classroom. As the students were leaving the classroom, Ms. Herzfeld stood by the door making sure that they all exited. At that time she saw Deputy Peterson standing at the southeast corner of the 1200 building. Ms. Herzfeld noticed that Deputy Peterson looked “at ease. He looked calm. It looked like he was just talking on his walkie talkie. He's listening, and I'm like, Oh. Scott's there. Like, everything's okay.” When Ms. Herzfeld saw Deputy Peterson she stated his attention was on the 1200 building, “His attention, his attention was on the building. He was looking up at the building.” Ms. Herzfeld believed the “fireworks and those banging sounds were coming from the football field.” Ms. Herzfeld also believed she heard, what later she learned were gunshots, approximately three minutes after the fire alarm sounded and that Deputy Peterson was in the position she previously described when she heard those gunshots. Ms. Herzfeld stated that after she heard Assistant Principal Winfred Porter announce the “Code Red” over the school’s public address system, she heard the sounds of what she thought was a burst of fireworks followed by some louder noises that she described as sounding “like someone had thrown something off of a garbage container, like, a metal container.”
Note: Ms. Herzfeld’s classroom, #710, is located on the northwest corner of the 700 building across from the 1200 building.

**MSD Student Alexander Wind**

OEI Inspectors conducted a sworn recorded interview of MSD student Alexander Wind in regard to this investigation. Mr. Wind told the Inspectors that he was in his drama class in room 710 when the incident occurred. Mr. Wind recalled hearing a “pop” approximately 45 seconds before the fire alarm sounded saying “But I don't, I, I can't be 100 percent sure that that was a shot or not, just because, I mean, I, I didn't know what a shot sounded like. But we did hear a very distinct pop before the fire alarm went off. At least I did, I remember hearing one. But I, it could've been more.”

Mr. Wind testified that he first realized something was amiss when the fire alarm sounded for the second time that day. According to Mr. Wind, his teacher, Ms. Melody Herzfeld, held them from evacuating because of the fire alarm for approximately one minute after it sounded. When the students did leave, Mr. Wind advised he was the first to leave the classroom. Mr. Wind stated as he walked across the grass outside of his classroom towards the 1200 building, he saw a golf cart sitting at the east end of the 1200 building with three people on it. Mr. Wind identified two of the three people as being Deputy Peterson and Mr. Greenleaf, but he could not recall who the third person was. Mr. Wind commented that it appeared to him that they (Deputy Peterson, Mr. Greenleaf and the third unknown person) were getting off of the golf cart after having just arrived and had stopped the golf cart “right near the door that goes into the building.” Mr. Wind advised that Mr. Greenleaf “screamed go back” at him and the other students. Mr. Wind had turned to go back into the classroom when he heard “about six pops” and then ran back into the classroom. Mr. Wind further advised that he had never heard the sound of gunfire prior to that time. Mr. Wind relayed he could not tell where the gunfire was coming from and did not hear anymore gunfire after he got back into the classroom and was hiding in the closet.

Note: Room 710 is located at the northwest end of the first floor of the 700 building. The 700 building is located directly south of 1200 building, separated by a sidewalk and two areas of grass.

**MSD Student Melanie Weber**

OEI Inspectors conducted a sworn recorded interview of MSD student Melanie Weber pertaining to this investigation. Ms. Weber advised she heard the fire alarm sound. She was one of the first people that exited room 710, and she heard gunshots when she was outside of the classroom. Ms. Weber further advised that once she was outside she saw Deputy Peterson and Mr. Greenleaf saying “Um, well, when I went outside I didn't see much. I mean, I, I was, like, about halfway through the grass and I saw, I'm pretty sure, Deputy Peterson and Mr. Greenleaf. And I think I, like I don't know if my memory is 100 percent accurate, but I'm pretty sure I saw, um, Peterson, like, get off the golf cart and take out his gun, I think. Um, and then I saw Mr. Greenleaf waving at us to go back inside. And so I was like, Oh, that's weird. Like why is he telling us to go back inside? And so I turned around and started walking back, and that's when I heard it.” Ms. Weber stated that Deputy Peterson and Mr. Greenleaf waved at the students to go back inside; when she turned around to go back into the classroom, she heard gunshots. Ms. Weber explained that she had never heard the sound of gunfire prior to that
day saying “Um, like it, it didn't register to me immediately that it was a gunshot. Like at first I thought that maybe someone was launching firecrackers, or that someone set off a bomb, or just that something was exploding. Because I think at the time I was standing, like, almost in front of the room that he was, like, shooting into, which was probably why it was so loud. So that's, yeah, it was really loud.” Ms. Weber wasn’t sure where the gunfire was coming from, advising “Um, I mean, I, I wasn't sure where it was coming from because the echo. So at first I thought it sounded like it was coming from like the soccer field almost, because of the way that it echoed off the buildings. Like I, I had no idea that it was coming from the freshman building.” Ms. Weber was unsure as to how many gunshots she heard.

Note: Room 710 is located at the northwest end of the first floor of the 700 building. The 700 building is located directly south of the 1200 building, separated by a sidewalk and two areas of grass.

**MSD Teacher Joel Sanders**

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Joel Sanders pertaining to this investigation. Mr. Sanders advised that he was teaching in classroom 733 when the fire alarm sounded. Mr. Sanders and his students evacuated the room as they would in a normal fire drill. As Mr. Sanders came up to the stairwell located near the northeast end of the 700 building, he looked down to the ground below and saw Deputy Peterson standing between the 700 and 800 buildings alone. Mr. Sanders stated that it appeared to him that Deputy Peterson either had his gun drawn or he “had his hand on it.” Mr. Sanders said that Deputy Peterson appeared to be focused on the 1200 building, “Anywhere from the east end to the west end, he could've been looking at the, at the total west end or the east end.” Mr. Sanders described Deputy Peterson as “Well, he was, it was sort of like, you know, just like, you know, in a ready position. It wasn't like crouched down. He was just slightly bent at the waist. Uh, he was up at the corner like, where he could've stepped behind for cover or, or proceeded forward. But he, yeah, he was at like, a corner of the building.”

Note: Room 733 was located on the south side of the 700 building on the second floor facing the inner courtyard.
The following findings are based on the evidence, documentation, and information obtained during OEI’s investigation:

- Per BSO records, on February 14, 2018, BSO Deputy Scot R. Peterson was assigned to the Marjory Stoneman Douglas High School in Parkland, Florida, as the School Resource Officer.
- Per the National Association of School Resource Officers, United States Codes and Florida State Statutes, Deputy Peterson’s duty was to protect and provide a safe environment for the students and school personnel. As such, Deputy Peterson was responsible for the welfare of the students present at MSD.
- Per BSO records, Deputy Peterson successfully completed training from BSO on how to respond to active killers/shooters. These trainings instructed that time was valuable during these incidents and that the law enforcement officer should confront the active killer/shooter even if alone.
- Per BSO MSD security video footage and BSO Case #17-1802-000525 records, on February 14, 2018, at approximately 2:21:16, Nikolas Cruz entered the 1200 building located on the campus of Marjory Stoneman Douglas High School armed with a Smith and Wesson M&P-15 semi-automatic rifle and shortly thereafter began shooting students and teachers (between that time and approximately 2:23:23, nine MSD students and one MSD staff member were shot and killed).
- Per MSD security video footage, at approximately 2:23:17 Deputy Peterson arrived at the east end of the 1200 building armed with his service weapon.
- Per Deputy Peterson’s statement he only heard “two to three” gunshots as he approached the 1200 building.
- Per MSD security video footage, at approximately 2:23:44 Deputy Peterson, instead of entering the 1200 building and confronting the active shooter (Cruz), he (Peterson) retreated to a place of increased personal safety between the 700 and 800 buildings.

Cruz fired his weapon approximately 75 times between the time Deputy Peterson arrived at the east end of the 1200 building and when he, Cruz, stopped shooting. Those 75 gunshots were fired in a timespan of approximately three minutes and 53 seconds.

- Per Deputy Peterson’s radio transmission of “I hear shots fired. Shots fired” while the sound of gunshots is heard in the background, it was determined that Deputy Peterson was aware of ongoing shots.
- Per Deputy Peterson’s radio interactions with Deputy Kratz correcting him as to the location of the shooter and statements he (Deputy Peterson) made to witnesses during the MSD Incident, it was determined that Deputy Peterson was aware that the active shooter was located inside the 1200 building.
- Per Deputy Peterson’s statement, he did not enter the 1200 building at any time during the MSD Incident.
• Per the MSD security video footage, Deputy Peterson remained between the 700 and 800 buildings for approximately four minutes and 37 seconds while Cruz was inside the 1200 building and killed the aforementioned MSD students under his (Deputy Peterson) care.

Based on an analysis of related witness testimony, security video / body worn camera footage and police radio transmissions obtained or reviewed during this investigation, it was determined that on February 14, 2018, Deputy Scot Peterson was aware of an active shooter (Nikolas Cruz) inside the 1200 building at MSD while he was positioned between the 700 and 800 buildings. Deputy Peterson, in his official capacity as a School Resource Officer, was responsible for the welfare and safety of the MSD students inside the 1200 building during the time the active shooter was firing his weapon inside the building. Deputy Peterson knowingly and willingly failed to act pursuant to his law enforcement training and sworn duties which directed him to promptly address the active shooter (Cruz) within the 1200 building; instead retreating to a position of increased personal safety. During the time Deputy Peterson remained between the 700 and 800 buildings; Cruz continued to actively shoot inside the 1200 building and subsequently shot and killed one teacher and 5 students, four of them under the age of 18. In addition, Cruz shot and injured one teacher and three students under the age of 18 during the aforementioned timespan.

SECTION III

STATE ATTORNEY

A copy of this document, all related Investigative Reports and corresponding documents were provided to the State Attorney’s Office in and for the Seventeenth Judicial Circuit for their review and prosecutorial determination.
APPENDIX D
INVESTIGATIVE PREDICATE:

On February 14, 2018, Nikolas Jacob Cruz entered the 1200 building on the Marjory Stoneman Douglas (MSD) High School campus located at 5901 Pine Island Road in Parkland, Florida, armed with a Smith and Wesson M&P-15 rifle. Cruz subsequently shot thirty-four people, killing seventeen and wounding another seventeen. Numerous law enforcement officers from multiple local public safety agencies responded to the incident. Broward County Sheriff’s Office (BSO) was in charge of the investigation into the deaths and injuries caused by Cruz at MSD on February 14, 2018 (hereafter referred to as the MSD Incident). Cruz was arrested and charged with seventeen counts of Premeditated Murder in violation of Florida State Statute 782.04 (1) (a) (1) (BSO Case #17-1802-000525).

On February 16, 2018, MSD School Resource Deputy Scot R. Peterson provided a sworn statement to BSO detectives pertaining to his actions during the MSD Incident.

On February 25, 2018, Florida Governor Rick Scott directed the Florida Department of Law Enforcement (FDLE) Office of Executive Investigations (OEI) to conduct an investigation into the law enforcement response to the incident.

A review of the sworn statement provided by Deputy Peterson to BSO discovered multiple inconsistencies in contrast to evidence from BSO Case #17-1802-000525 and the statements provided by eyewitnesses.
### SECTION I

#### SUMMARY OF INVESTIGATION

Pursuant to the investigation, OEI reviewed all statements and evidence related to BSO Case #17-1802-000525. Furthermore, OEI conducted multiple sworn interviews, reviewed the BSO / CSPD radio transmissions, the BSO body worn camera footage and MSD security video footage associated with the response and actions of Deputy Peterson during the MSD Incident. As a result of the investigation, the following facts were established:

**BSO Sworn Interview of Deputy Scot R. Peterson**

OEI obtained and reviewed the sworn statement provided by Deputy Peterson on February 16, 2018, to BSO Detectives John Curcio and Jeffrey Curtis. The statement pertained to BSO’s investigation into Cruz’ arrest for 17 counts of capital murder (BSO Case #17-1802-000525). Before providing his statement, Deputy Peterson acknowledged that he understood the meaning of perjury and was subsequently placed under oath by BSO Detective Curtis. During the interview Deputy Peterson was asked various questions pertaining to the MSD Incident, to include, his knowledge of the incident, his actions and reactions to the incident, what he heard and saw while responding to the location of the incident (MSD Building 1200), and what he heard and saw once he arrived at the 1200 building.
A review of Deputy Peterson’s sworn statement to BSO Detectives identified multiple inconsistencies in contrast to the MSD security video footage, the BSO radio transmissions, and the statements obtained from witnesses. The identified inconsistencies in Deputy Peterson’s statement pertained to the following issues:

1. That once he became aware of the shooting, he ran by foot all the way from the MSD administration building to the 1200 building without the assistance of a golf cart.
2. That once he became aware of the shooting, he alerted “Code Red” through the school radio system.
3. That he only heard “two or three” gunshots during the entire MSD Incident.
4. That he was unsure of the location of the shooter during the MSD Incident and from where the gunshots originated.

**Washington Post Interview of BSO Deputy Scot R. Peterson**

On June 4, 2018, The Washington Post published an article with the headline ‘It was my job, and I didn’t find him’: Stoneman Douglas resource officer remains haunted by massacre” with the byline “Eli Saslow”. The article documented an interview allegedly conducted by Mr. Saslow with Deputy Peterson. Per the information provided in the article, Deputy Peterson reasserts the statements he made to BSO detectives during his sworn interview on February 16, 2018. The only difference in the information relayed to BSO detectives was as a passage of the article that detailed: “He began running toward the 1200 building until one of the unarmed security guards swung by in a golf cart and offered him a ride. Peterson climbed onto the back and jumped off the cart about 20 yards from the 1200 building.” Note: This is in contrast to the statement provided by Deputy Peterson where he advised BSO detectives that he ran the entire way from the administration building to the 1200 building.

**“The Today Show” Interview of BSO Deputy Scot R. Peterson**

On June 5, 2018, the National Broadcast Company’s (NBC) television broadcast “The Today Show” aired part one of a previously recorded interview of Deputy Peterson. During the interview, Deputy Peterson reasserts the sworn statements he made to BSO detectives on February 16, 2018, to include his view that a sniper was involved saying; “Because I -- I believed there was a sniper. So, in my mind, I'm thinking to myself, there's possibly, maybe, somebody up in there shooting out. But, I didn't think they were shooting at the kids. I thought they were shooting out at the building. Outside.” A belief that contradicted his own statements of not knowing where Cruz was located.

**Timeline of Relative Events**

The following timeline of events for February 14, 2018 of the MSD Incident is based on the examination of the MSD video security system, BSO Radio Communications System, and BSO Body Worn Camera (BWC) footage:
Note: Medina testified they stopped near the pipe station located at the east end of the 1200 building.

Note: Examination of the school security video, as well as statements made by Mr. Medina, Mr. Greenleaf and Deputy Peterson, corroborated that the gunshots heard by all three, when they stopped at the east end of the 1200 building, were the second round of gunshots fired by Cruz into [redacted] and/or the two gunshots fired by Cruz that killed [redacted]

Note: Deputy Peterson is in his position of cover.
2:24:14 Deputy Peterson broadcasted: “17 Juliet 3. We’re talking about the 1200 building it’s going to be the building off of Holmberg Road.”


2:24:24 Deputy Peterson broadcasted, in response to Deputy Kratz’ request for a description of the suspect: “We don’t have any description yet, we just hear shots, appears to be shots fired.”

Note: Deputy Peterson is in his position of cover.

2:24:35 Deputy Peterson broadcasted: “I’m over on the south side over by the 700 building.”

(MSD Security Specialist Kelvin Greenleaf stated he repeated the Code Red call “at least twice” on the school radio.)

Note: Deputy Peterson is in his position of cover.

2:25:18 Deputy Peterson broadcasted: “17 Juliet 3. We’re looking at the 1200 building. It’s gonna be the 300 building. It’s gonna be, uh, right off of Holmberg Road by the senior lot.” (in response to the transmission by Deputy Kratz).

2:25:21 Note: Deputy Peterson is in his position of cover.
2:25:42 BSO Communications broadcasted “Attention all units now working signal 33 (shooting) go to bravo channel for regular traffic.”

2:25:42 Deputy Kratz broadcasted: “Sounds like there’s some students say they thought it was firecrackers, but we’re not sure, by the football field.”

2:25:56 Deputy Peterson broadcasted: “Uh, 26 (received).” Yeah. We also heard it over by inside the 1200 building” (in response to a transmission by Deputy Kratz).

2:26:40 Deputy Peterson broadcasted “We’re going to Bravo (in response to the BSO transmission at 2:25:42) I hear shots fired. Shots fired.” (Multiple gunshots can be heard in the background).

2:27:10 Deputy Josh Stambaugh’s BWC recorded what was believed to be the last shots fired by Cruz. Deputy Stambaugh was standing on Holmberg Road when the sounds of the gunshots were captured.

2:28:00 Deputy Peterson broadcasted “Broward, do not approach the 12 or 1300 buildings. Stay at least 500 feet away at this point.”

Note: Including the shots fired that killed Nikolas Cruz fired his weapon approximately 75 times between the time Deputy Peterson arrived at the east end of the 1200 building and when he, Cruz, stopped shooting. Those 75 gunshots were fired in a timespan of approximately three minutes and 53 seconds.
OEI Sworn Interviews

As part of this investigation OEI Inspectors conducted 184 sworn recorded interviews pertaining to the law enforcement response to the MSD Incident. The following interviews were identified as being of evidentiary value to this investigation.

MSD Campus Monitor Andrew Medina

On May 17, 2018, OEI Inspectors conducted a sworn recorded interview of Andrew Medina pertaining to this investigation. Mr. Medina explained his job at MSD by saying “My -- it's to, uh, observe and report, uh, anything that goes on on the -- on the campus that -- that I see that's not on the detail of what we do on a normal basis, so -- kids are out or whatever. If I see something that's kinda out of place or whatever then I would call on the radio and report it to my Security Specialist and -- and then we would handle the situation from there. If he would tell me to go check it out or he'd say, wait for me and then he'll come. But the main thing is to observe and report it and let -- let him know that there's something going on.”

Mr. Medina stated that he was “on the south lot” when he saw a suspicious person later identified as Cruz exit a car and make his way on campus via a pedestrian walkway located off of Pine Island Drive just south of Holmberg Road. Mr. Medina advised that he travelled, on his school issued golf cart, toward Cruz but did not reach him before Cruz went into the 1200 building. Mr. Medina explained that just after Cruz went into the building, via the east entrance, while he, Medina, was approaching the east end of the building he “first heard the two, uh -- two bangs -- -- that I heard the two bangs going off.” Mr. Medina stated that he had heard the sound of gunfire prior to that day, but exclaimed “Those were not gunshots when I first heard them -- -- they -- they sounded totally different from what gunshots sounded like. They sound like two, like -- two bomb bangs, like, boom, boom -- like that instead of a pop, popping type of sound.”

Mr. Medina testified that, after hearing the above described sounds, he drove the golf cart down the breezeway between the 700 and 800 buildings toward the administrative building where Deputy Peterson’s office was located. As he approached the administrative building, he met Deputy Peterson, who was “kinda like approaching my way”. Deputy Peterson and School Security Specialist Kelvin Greenleaf got on the golf cart with Mr. Medina and they began driving back to the 1200 building. Mr. Medina relayed that as they were driving back to the 1200 building he “just explained to Peterson that, uh, the kid was in -- the kid ran in the building, what he was wearing -- and just what he looked like. And that was basically what we -- we didn't really talk too much.” Mr. Medina said that as he, Peterson, and Greenleaf approached the east entrance of the 1200 building, and were in close proximity to “a water pump right out in front of the 1200 building” he heard more gunshots. He advised “I heard -- that's when I heard the gunfire -- pop, pop, pop, pop. Legitly [sic] coming out of the -- the building. It was shaking our chest is how loud it was. We were that close. It was shaking our chest to how loud it was.”

Mr. Medina said that at that time Deputy Peterson told him "Get out of here" while he, Deputy Peterson, got on his law enforcement radio and said "Active shooter, active shooter." Mr. Medina explained that as they heard the gunshots, Deputy Peterson and Mr. Greenleaf exited the golf cart, and he drove away. He did not look back and, therefore, did not see what Deputy Peterson and Mr. Greenleaf did after they got off of the golf cart.
Mr. Medina indicated that he drove his golf cart back to the front of the school and continued to hear the sound of gunfire until he reached the area of the bike racks located east of the 800 building. Mr. Medina related how, after a period of time, he came in contact with CSPD Officer Tim Burton and gave him a ride on his golf cart to an area east of the 800 building and south of the bike racks. He said that he had not heard anymore gunshots after he moved to the east side of the school, to include when he was with Officer Burton.

**MSD Campus Monitor**

On May 17, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Campus Monitor pertaining to this investigation. Mr. Medina said that “a suspicious kid” was headed towards his building. He went to the first floor and saw Cruz come into the 1200 building via the east entrance. Further advised that he ran back up to the second floor when Cruz went into the east stairwell, thinking that he would cut Cruz off upstairs. When he didn’t see Cruz on the second floor he turned to go back downstairs when he heard “what I thought to be two loud booms, which I didn't know what that was and then -- then I believe I heard gunfire.” explained that he did not recognize the first sounds as gunshots describing them as “boom”. He expressed that the “other ones they had a crack to it.” stated that he knew what gunfire sounded like, as he had been on a gun range before and had fired a gun before.

took cover in a maintenance closet, and when he heard other MSD personnel on the school radio system advising they were hearing “fireworks or firecrackers”, he then transmitted over the school radio, "That's not fireworks. Definitely not fireworks. Sounds like gunfire." According to shortly after he secluded himself in the closet, he heard MSD Coach Elliot Bonner on the school radio transmitting “Coach -- uh, is down. That's not fireworks. That's gunfire. Code Red. Code Red. Code Red." stated that he did not remember if Deputy Peterson “said anything about shots being fired from the 1200 building.” did recall Deputy Peterson on the school radio asking for “radio silence” and him conversing with who he thought was MSD Assistant Principal Jeffrey Morford about trying to track Cruz on the school’s video security system.

**MSD Security Specialist Kelvin Greenleaf**

On May 17, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Security Specialist Kelvin Greenleaf pertaining to this investigation. Mr. Greenleaf advised that he first learned of the incident when Campus Monitor Medina transmitted something about “a weird sound was coming out of 1200 building… Some crazy sound coming out of there.” He and Deputy Peterson began heading to the 1200 building when Mr. Medina picked them up on a golf cart. Mr. Greenleaf saw Deputy Peterson talking on his law enforcement radio, but could not hear what he was saying because Deputy Peterson was sitting on the front seat of the golf cart and he was sitting in the back bed of it. Mr. Greenleaf did not recall if Deputy Peterson was also talking on the radio issued him by the school. Mr. Greenleaf testified that “once we got down and approached the building, I started hearing the gunshots.” He advised that he heard those gunshots somewhere between when they got on the golf cart with Mr. Medina and when they got off of the golf cart, which was immediately
adjacent to the east entrance of the 1200 building. Mr. Greenleaf commented that when he and Deputy Peterson got off of the golf cart Deputy Peterson told him "Stand back. You don't have a weapon." Mr. Greenleaf told the interviewers that he heard more gunshots after Deputy Peterson told him to move back. He had heard the sound of gunfire prior to that day.

Mr. Greenleaf began steering students to safety when he heard more gunshots. Mr. Greenleaf said, about the gunshots, “It appeared that they, it was coming right in front” and acknowledged it appeared to him the gunshots were coming from inside the 1200 building. Mr. Greenleaf advised that he saw Deputy Peterson the entire time he was in the area of the 1200 building, and Deputy Peterson never left the area.

**MSD Assistant Principal Jeffrey Morford**

On May 17, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Assistant Principal Jeffrey Morford pertaining to this investigation. Mr. Morford advised the inspectors that he saw Deputy Peterson headed northbound toward the 1200 building from the 100 building. He then followed Deputy Peterson until Deputy Peterson yelled to him “Code Red”. He recalled, "...I heard -- I heard him say -- and again, I -- I don't remember exact words. But, I -- he -- he yelled something and, uh, so I stopped and, um, I stopped there. And then he continued on down the hallway. And then I -- I remember him yelling, you know -- I – I heard Code -- Code Red."

**MSD Campus Monitor Brian Staubly**

On May 31, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Campus Monitor Brian Staubly pertaining to this investigation. Mr. Staubly advised that he first became aware of the incident when he heard, over the school radio system, "Firecrackers. Sounds like firecrackers going off in the 1200 building". Mr. Staubly then ran to the north end of the breezeway that ran between the 700 and 800 buildings. As he ran, Campus Monitor Medina, Deputy Peterson and Security Specialist Greenleaf passed him on Mr. Medina’s golf cart.

Mr. Staubly testified that as he was approaching the east end of the 1200 building he heard a gunshot. Mr. Staubly stated “Right after I stopped, he started really unloading. Um, there were a lot of gunshots.” Mr. Staubly commented that the school’s fire alarm then sounded. Mr. Staubly remarked “And then -- and then he - - - when I got here and the gunshots were going off and I was trying to get the kids outta here, he was screaming at me to get outta there, you know. Brian, get, Brian, get outta there. Get outta there. Get outta there." Mr. Staubly felt that Deputy Peterson told him to get back because Deputy Peterson felt that he, Staubly, was in danger. Mr. Staubly said that Deputy Peterson had his gun drawn while he appeared to be communicating on both his school radio and his sheriff’s office radio.

Mr. Staubly attested that the gunshots were loud and echoing off of the buildings, but also said that he believed they were being fired “in the 1200 building.” Mr. Staubly had heard gunshots before and knew what he was hearing were not firecrackers. Mr. Staubly did not hear anymore gunfire after he took shelter in the school’s auditorium.
MSD Assistant Principal Maximo Rosario

On May 17, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Assistant Principal Maximo Rosario pertaining to this investigation. Mr. Rosario advised that he was in the administration building when the fire alarm sounded. Mr. Rosario left his office and got his school assigned golf cart, which was parked in front of the administration building. Mr. Rosario relayed that he then drove the golf cart to an area of the school known as the PE Courtyard, which is an open area between the 700 building and the school’s gymnasium, near the 1200 building. Mr. Rosario stated that once he arrived near the west end of the 1200 building he heard five or six “loud bangs”, but at that time he did not recognize them as being gunshots.

Mr. Rosario told the interviewers he heard Assistant Principal Jeffrey Morford announce over the school radio a “Code Red” saying “I, I, I heard Code Red”… “I, I heard the Code Red. I hear the, the noise that to me that sound like gunshots, but I, you know wasn’t sure. But, I know that it was something similar”. Mr. Rosario said that he looked toward the east end of the 1200 building and saw Deputy Peterson standing “against the wall right here on, I guess on the east end of the 400 by the staircase (note: Mr. Rosario verbalized that Deputy Peterson was standing by the 400 building but physically indicated on the map that Deputy Peterson was standing by the staircase located at the north end of the 700 and 800 buildings). I forget what staircase number that is. But he was right outside that staircase.” Per Mr. Rosario’s statement, he heard the five or six “loud bangs”, what he later knew were gunshots, during the time he was standing where he could observe Deputy Peterson between the 700 and 800 buildings.

BSO Deputy Michael Kratz

On May 15, 2018, OEI Inspectors conducted a sworn recorded interview of BSO Deputy Michael Kratz pertaining to this investigation. Deputy Kratz said that he was drawn to his police radio by a garbled transmission when he heard “what sounded like Deputy Peterson, the School Resource Deputy come over the air. And it was very staticky, but, uh, just like the first one, but I heard, uh, something "shots fired." I think I heard Building 12, but I'm not exactly sure. Which Building 12 didn't really anything to me at the moment.” As Deputy Kratz was traveling east on Holmberg Road, he stopped in the area of the MSD football field with a group of students. While telling the students to evacuate to the west Deputy Kratz heard gunshots saying “I heard about four to five gunshots that were loud, I mean really loud. And, uh, in 30 years, it was loud. And, I remember saying shots fired something to the effect of by the football field or from the football field. Um, and I could tell you what I perceived is that I was about here and it sounded like they were coming across, I mean in the area of the eastern end of the football field”. Deputy Kratz then transmitted that information over his police radio. Deputy Kratz further described the gunshots as “it was so loud that I would've swore that bad guy or woman, I didn’t know who it was I should say the gunman was like 30 feet in front of me it was that loud.” He did not hear any additional gunshots after those described above.

Note: Deputy Kratz arrived at MSD at the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 building facing the football field.
CSPD Detective Sergeant Edmond Derosa

On May 14, 2018, OEI Inspectors conducted a sworn recorded interview of CSPD Detective Sergeant (Sgt.) Edmond Derosa pertaining to this investigation. Sgt. Derosa stated that once he arrived on the scene he subsequently made it to the area of the 1200 building where he made contact with Deputy Peterson. Sgt. Derosa indicated that Deputy Peterson was standing near the north end of the breezeway that ran between the 700 and 800 buildings with his gun drawn. Sgt. Derosa further stated that he asked Deputy Peterson “where the shooting was occurring? Where the 1200 building was?”; to which Deputy Peterson indicated that the shooter may have been possibly in that building (referring to the 1200 building) or “somewhere with -- on -- on the campus.”

Note: Sgt. Derosa arrived at MSD after Cruz had exited the 1200 building and after the BSO radio transmission where Deputy Kratz advised that he heard the shots near the football field.

CSPD Officer Richard Best

On May 14, 2018, OEI Inspectors conducted a sworn recorded interview of CSPD Officer Richard Best pertaining to this investigation. Officer Best advised that once he arrived on the scene at MSD he made his way to the east end of the 1200 building and met with CSPD Officer Tim Burton and Sgt. Bruce Kozlowski. Officer Best advised that Officer Burton said “somebody needs to get with that deputy” (referring to Deputy Peterson who was located between the 700 and 800 buildings). Officer Best relayed that Officer’s Burton’s intent by saying “cause he was by himself and we wanted to not only have him make sure he wasn’t by himself in case he was in the line of fire, so we could assist him, but we wanted to get the information and being that it was two different agencies and we knew we were on two separate channels we figured we could at least communicate with each other.” Officer Best advised that he ran over to Deputy Peterson’s location and asked him, while looking at the 1200 building, “Hey, brother, what’d we got?” According to Officer Best, Deputy Peterson responded “Shots fired. The shooter is on the second or third floor” (referring to the 1200 building).

CSPD Detective Brett Schroy

On May 16, 2018, OEI Inspectors conducted a sworn recorded interview of CSPD Detective Brett Schroy pertaining to this investigation. Detective Schroy told the inspectors that after he arrived at MSD, he and CSPD Sergeant (Sgt.) Ed Derosa made their way to where Deputy Peterson was standing between the 700 and 800 buildings. Detective Schroy stated that he asked Deputy Peterson “where’s the shooter?” Detective Schroy commented “and he pointed at the 1200 building and said, "I believe he's on the third floor." Detective Schroy described Deputy Peterson as having his gun drawn and taking cover behind a round concrete section.

BSO Deputy Josh Stambaugh

On May 16, 2018, OEI Inspectors conducted a sworn recorded interview of BSO Deputy Josh Stambaugh pertaining to this investigation. Deputy Stambaugh told the inspectors after he heard “that deputy at the high school came over saying that there was shots fired. I responded.” When he arrived on the scene he parked on
Holmberg Road near the northwest gate of the parking lot. Deputy Stambaugh testified “Uh, when I was exiting my vehicle, I heard it's either four or five shots and then the shooting stopped.” He advised that he could not tell where the shots were coming from. Deputy Stambaugh’s BWC recorded the sound of the gunshots he alluded to in his statement.

**BSO Sergeant Brian Miller**

On May 16, 2018, OEI Inspectors conducted a sworn recorded interview of BSO Sgt. Brian Miller pertaining to this investigation. Sgt. Miller advised he heard Deputy Peterson on his police radio “say something that shots fired, possible shots fired at Douglas." Sgt. Miller said that when he arrived at MSD, he parked on Holmberg Road near the northeast entrance of the parking lot located there. Before he could exit his vehicle he heard gunshots saying "I couldn't tell you how many. Rapid. Very loud. Sounded like it was outside. Sounded like it to the west of where my location was. More towards the football field." Sgt. Miller advised he did not hear anymore gunshots.

Note: Sgt. Miller arrived at MSD at the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 building facing the football field.

**BSO Deputy Art Perry**

On June 14, 2018, OEI Inspectors conducted a sworn recorded interview of BSO Deputy Art Perry pertaining to this investigation. Deputy Perry told the Inspectors that he first learned of the incident when he heard Deputy Peterson broadcast something to the effect of "We've got shots fired. I got a shooter on the campus." While he was driving to the school, Deputy Perry heard BSO Deputy Michael Kratz advise over his radio, "We got shots fired from the football field." Deputy Perry stated that when he arrived on the scene he joined Deputy Brian Goolsby parked on Holmberg Road near the northwest entrance to the campus. As he and Deputy Goolsby approached the gate he heard “three to five rounds go off”. Deputy Perry advised that he thought the gunshots were coming from an area near the athletic fields that he described as a basketball court that didn’t pass inspection. He did not hear anymore gunshots after those described above.

Deputy Perry advised that he did speak with Deputy Peterson after the incident and that Deputy Peterson told him “he was over here and he was hearing gunshots. He couldn't figure out where they came through. And then at some point, a Coral Springs officer came up next to him and took another spot over by him. Okay. And between the two of them he, he felt that it was coming from the outside, but between the two of them that's, you know, that's where they were.”

Note: Deputy Perry arrived at MSD at the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 building facing the football field.

**BSO Deputy Brian Goolsby**

On June 25, 2018, OEI Inspectors conducted a sworn recorded interview of BSO Deputy Brian Goolsby pertaining to this investigation. Deputy Goolsby told the inspectors that he was in his office at the BSO
Parkland District Station when he heard a “panicked voice” come over his police radio. That having gotten his attention, Deputy Goolsby then heard Deputy Peterson come on the air saying “shots fired”. Deputy Goolsby stated that he then responded to the school and parked on Holmberg Road near the northwest gate of the campus. As Deputy Goolsby was running to the gate, he heard what sounded like five gunshots. Deputy Goolsby stated that it sounded like the gunshots were fired by a person standing between the 1200 and 1300 buildings. Deputy Goolsby advised that the gunshots did not sound like they were being fired from an AR-15 saying “It was a high pitch crack as opposed to a, a boom that I would normally expect to hear”. Deputy Goolsby had fired an AR-15 before that day and described that the shots sounded more like they were fired from a handgun.

Note: Deputy Goolsby arrived at MSD at the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 building facing the football field.

**BSO Deputy Richard Seward**

On June 25, 2018, OEI Inspectors conducted a sworn recorded interview of BSO Deputy Richard Seward pertaining to this investigation. Deputy Steward stated that he was on patrol when he heard Deputy Peterson advise on his police radio “shots fired”. After hearing Deputy Peterson’s radio traffic, Deputy Seward responded to MSD. When Deputy Seward arrived on scene, he parked on Holmberg Road “Directly north of the east side of the building”, referring to the 1200 building. Deputy Steward commented “Uh, after I make the U-turn, as I jump -- pulling my car off the -- on to the curb at -- on -- on to the swell, I hear five -- five gunshots. I -- I thought it was five -- five or six, very, very loud -- very, very loud to me. They sounded like bombs. Um, I didn't know exactly where they were. I -- I -- I kinda got the idea that they were on -- I knew they were on the campus somewhere”.

Deputy Steward relayed to the interviewers that he made his way to the east end of the 1200 building, at which time he saw Deputy Peterson standing near the northwest corner of the 800 building. Deputy Seward did not interact with Deputy Peterson on the day of the incident. Deputy Steward advised that he did speak with Deputy Peterson “a couple of days” before Deputy Peterson’s interview on “The Today Show”. Deputy Steward commented on his and Deputy Peterson’s conversation by saying “You know he was explaining that, you know he -- he didn't hear anything. He -- he didn't know where the -- the gunshots were and so forth” and “Uh, uh, pretty much he -- you know, he's -- he's very sorry about what happened and all of that stuff. But, he -- he -- he -- you know he was saying he didn't -- you know had he known where the guy was and -- and I know Scot for a long time and, uh, I think he would've gone and -- and got him if he knew where he was. I -- just from talking to him and -- and the way things played out I -- I don't think he knew where the guy was.”

Note: Deputy Seward arrived at MSD at the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 building facing the football field.
CSPD Officer Timothy Burton

On August 30, 2018, OEI Inspectors conducted a sworn recorded interview of CSPD Officer Timothy Burton pertaining to this investigation. Officer Burton advised that after he arrived on the scene he made his way to the east end of the 1200 building, where he encountered Deputy Peterson, who was standing between the 700 and 800 buildings. Officer Burton advised he asked Deputy Peterson "Scot, where the fuck is this guy at?" to which Deputy Peterson replied "I haven't heard shots in a few minutes. Um, I, I don't know the exact location of the shooter, but he's like, but watch your back. He could be behind you in the parking lot."

Note: CSPD dispatch recordings show that Officer Burton announced that he was at MSD at approximately 2:26:54. Officer Burton advised that he transmitted that information shortly before he was actually on scene.

CSPD Sgt. Jeffrey Heinrich

On July 12, 2018, OEI Inspectors conducted a sworn recorded interview of CSPD Sgt. Jeffrey Heinrich pertaining to this investigation. Sgt. Heinrich advised that he was off-duty and working as a volunteer for the MSD baseball team on the campus that day preparing the baseball diamond for practice when he heard the fire alarm sound. Sgt. Heinrich advised “You know, I've worked in the school. I was a school resource officer for four years, um, at Coral Springs High School. It's a pretty common thing. Usually culinary classes burn something. You know, something like that. So, I, I didn't think anything of it. Um, shortly after the alarm went off, um, I heard five or six loud bangs. Um, first I thought they were fireworks. You know, I'm thinking somebody threw a thing of fireworks into the, into the building. Set the fire alarm off. There were kids coming out. Nothing, nobody was screaming. Nobody was yelling. Kind of just normal walking. Walking, uh, out from the, between the gymnasium and the 1300 building. And, um, then a second round of gunshots went off. And, that's when I'm, like, Okay, this is not, uh, this is real. This is gunshot, you know, that sounded like gunshots.” Sgt. Heinrich relayed he then began running towards the area of 1200 and 1300 buildings and there met MSD Campus Monitor Elliot Bonner. Sgt. Heinrich stated that Mr. Bonner told him that it was a “Code Red” and that there was an active shooter on the campus. Mr. Bonner also told Sgt. Heinrich that he saw MSD get shot and that the shooting was “coming from the 1200 building”.

Sgt. Heinrich advised that he then made his way along the 1300 building and came in contact with a student who was shot in the lower leg, whom he began helping. Sgt. Heinrich further advised he could still hear gunshots being fired when he made contact with the injured student and as he was getting him to safety. He described them as “There was, I would say, probably in the area of, probably, 7 to 10 gunshots repeatedly. Um, coming out, you know, reverberating from, from over in the 1200 building.” Sgt. Heinrich commented that he later teamed up with CSPD Captain Brad McKeone, and they made their way to the west end of the 1200 building; “we systematically cleared back from the baseball field, back towards the building, towards the 1200 building where, where we knew where the gunshots were originating from.”
MSD Teacher Sandra Rennie

On May 17, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Sandra Rennie pertaining to this investigation. Ms. Rennie advised the Inspectors that she was teaching in room 702 on the day of the incident. Room 702 was located in the southeast corner of the 700 building and looked out onto the school’s inner courtyard. Ms. Rennie stated that she became aware of the incident when one of her students, Justin West, told her that when he opened the door of the 1200 building, it was full of smoke and he heard firecrackers in the hallway. While Mr. West was talking to Ms. Rennie, the school fire alarm sounded. Ms. Rennie stated that when she, and her students, reached the southeast corner of the 700 building "there was too much going on and so I stopped and as I stopped I heard four or five gunshots." Ms. Rennie said she identified the noise she heard as gunshots and not fireworks because of the succession and volume. Ms. Rennie described the noise as similar to someone using a baseball bat, bashing it against a metal locker. Ms. Rennie advised she told her students to run, and while she was waiting for her students to run past her, she saw Deputy Peterson run from east to west at the north end of the hallway that ran between the 700 and 800 buildings. Ms. Rennie said that she observed Deputy Peterson run by within one to two minutes after the fire alarm went off.

MSD Student

On May 29, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student pertaining to this investigation. Advised the Inspectors that he was in class on the third floor of the 1200 building when the school fire alarm sounded. Stated he exited the classroom and began leaving the building via the west stairwell further commented he was between the third and second floors when he looked down and saw the gunman Cruz, who was between the first and second floors of the building, coming up the stairs. Cruz was reloading his rifle when saw him stated that he went back upstairs to the third floor and made his way to the west end of the building where he looked out of a window that was located “in front of the stairwell”. When he did so, he saw Deputy Peterson and Mr. Greenleaf. Advised that he saw Deputy Peterson draw his firearm and then walk south into the corridor between the 700 and 800 buildings. further said, in reference to Deputy Peterson, “And he's, like, just standing right at the wall for, like, a good minute and then he just leaves.”

said that he was not able to make it back to his classroom, so he took shelter in another teacher’s room. While he was in the room, heard approximately fifteen gunshots that all sounded like they were being fired on the third floor. Described the gunshots by saying “Like, pauses. Like, it went on, like, for a minute and then it paused for a little and then they went back on.” told the inspectors that he had heard the sound of gunfire prior to that day.

MSD Student Julian Barrionuevo

On May 29, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Julian Barrionuevo pertaining to this investigation. Mr. Barrionuevo told the Inspectors that he was walking toward the west side of the 1200 building when he “heard a loud bang and then that first bang sounded as if something just fell or a car or something. But right when that happened, I saw some kid just run the other, like, in the opposite
direction towards the baseball fields away from the freshman building.” Mr. Barrionuevo further advised he heard “three more loud bangs when he got nearer to the west entrance of the 1200 building.” He had heard the sound of gunfire prior to that day. Mr. Barrionuevo stated that it sounded to him like the gunshots came from “behind the building”, indicating the north side of the 1200 building. Mr. Barrionuevo also said “you could tell it was close, but not so close that it was right there.”

**MSD Teacher Melody Herzfeld**

On May 29, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Melody Herzfeld pertaining to this investigation. Ms. Herzfeld advised the Inspectors she and her class were in rehearsal when the fire alarm sounded, but they waited until they finished the scene. She stated they “waited, like, maybe 30, 40 seconds” before they began to leave the classroom. As the students were leaving the classroom Ms. Herzfeld stood by her door making sure that they all exited. At that time, she saw the Deputy Peterson standing at the southeast corner of the 1200 building. Ms. Herzfeld noticed that Deputy Peterson looked “at ease. He looked calm. It looked like he was just talking on his walkie talkie. He's listening, and I'm like, Oh. Scot's there. Like, everything's okay.” When Ms. Herzfeld saw Deputy Peterson she stated his attention was on the 1200 building, “His attention, his attention was on the building. He was looking up at the building.” Ms. Herzfeld believed the “fireworks and those banging sounds were coming from the football field.” Ms. Herzfeld also believed she heard, what later she learned were gunshots, approximately three minutes after the fire alarm sounded, and that Deputy Peterson was in the position she previously described when she heard those gunshots. Ms. Herzfeld stated that after she heard Assistant Principal Winfred Porter announce the “Code Red” over the schools public address system she heard the sounds of what she thought was a burst of fireworks followed by some louder noises that she described as sounding “like someone had thrown something off of a garbage container, like, a metal container.”

Note: Ms. Herzfeld’s classroom, #710, is located on the northwest corner of the 700 building across from the 1200 building.

**MSD Assistant Principal Winfred Porter**

On May 30, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Assistant Principal Winfred Porter pertaining to this investigation. Mr. Porter advised the Inspectors he was in the administration building when the fire alarm sounded. Mr. Porter further advised he heard a conversation over the school radio; "Those are firecrackers. Those aren't firecrackers. Uh, the, I don't remember, recall what the other chatter was on the radio, then I heard a code, a, Code red. Code red. I ran back up, called code red on the PA and, uh, that's that.” Mr. Porter advised that it was Campus Monitor Elliot Bonner that called the “Code Red” on the school radio. Mr. Porter stated after he heard Coach Bonner call the Code Red he opened one of the doors leading into the student services area of the administration building to let some students in and heard gunshots. Mr. Porter commented that he was familiar with the sound of gunfire.

Note: The administration building was located near the south side of the campus and not adjacent to the 1200 building.
MSD Teacher Bridgette Simmons

On May 31, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Bridgette Simmons pertaining to this investigation. Ms. Simmons advised that she was in classroom 701 when the fire alarm sounded. Ms. Simmons stated that she had walked “four or five” steps outside of her classroom when she heard Mr. Greenleaf tell her to go back inside. Ms. Simmons stated she did not see Mr. Greenleaf, only heard his voice. Ms. Simmons advised she did not see Deputy Peterson either. Ms. Simmons relayed that almost immediately after she went back into her classroom she heard gunshots, but thought they were fireworks. Ms. Simmons further advised that she had not heard the sound of gunfire prior to that day.

Note: Classroom 701 was located in the northeast corner of the 700 building on the first floor, directly across from the 1200 building.

MSD Head Custodian Eduardo “Eddie” Suarez

On May 31, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Head Custodian Eduardo Suarez pertaining to this investigation. Mr. Suarez advised the inspectors that he was in the school cafeteria when the fire alarm sounded. Mr. Suarez then made his way to the “PE Courtyard”. Mr. Suarez stated that he could see the 1200 building from where he was positioned.

Mr. Suarez advised that he heard gunshots as he was driving his golf cart to the courtyard that sounded like they were “far away”. Mr. Suarez then heard another volley of gunshots when he came to a stop in the PE Courtyard. After making a group of students that were evacuating from the 500 building return to their classrooms, Mr. Suarez heard a third volley of gunfire. Mr. Suarez testified that he heard approximately thirty gunshots, and that he had heard the sound of gunfire before that day.

Note: The 500 building is located at the south side of the PE Courtyard. The PE Courtyard is located between the west end of the 700 building and the 600 building near the 1200 building.

MSD Campus Monitor Elliot Bonner

On May 31, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Campus Monitor Elliot Bonner pertaining to this investigation. Mr. Bonner advised the Inspectors that he was in his office in the school locker room located on the south side of the school when the fire alarm sounded. Mr. Bonner stated he left his office and used his golf cart to make his way towards the 700 building. As Mr. Bonner was driving he heard someone on the school radio say that someone was playing with firecrackers. Mr. Bonner testified that as he reached the area between the east end of the gym and the 1300 building he heard gunshots. Mr. Bonner commented he could tell that the gunshots were being fired inside the 1200 building. Mr. Bonner relayed he went on the school radio and announced "No. Those aren't firecrackers. Those are gunshots. Code Red." Mr. Bonner did not recall how many gunshots he heard but advised that he had heard gunshots before that day.

Note: The gym and 1300 building are adjacent to the west of 12 building.
**MSD Student Alexander Wind**

On June 14, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Alexander Wind in regard to this investigation. Mr. Wind told the Inspectors that he was in his drama class in room 710 when the incident occurred. Mr. Wind recalled hearing a “pop” approximately 45 seconds before the fire alarm sounded saying “But I don't, I, I can't be 100 percent sure that that was a shot or not, just because, I mean, I, I didn't know what a shot sounded like. But we did hear a very distinct pop before the fire alarm went off. At least I did, I remember hearing one. But I, it could've been more.”

Mr. Wind testified that he first realized something was amiss when the fire alarm sounded for the second time that day (a fire drill had occurred earlier that day). According to Mr. Wind, his teacher, Ms. Melody Herzfeld, held them from evacuating, because of the fire alarm, for approximately one minute after it sounded. When the students did leave, Mr. Wind advised he was the first to leave the classroom. Mr. Wind stated as he walked across the grass outside of his classroom towards the 1200 building, he saw a golf cart sitting at the east end of the 1200 building with three people on it. Mr. Wind identified two of the three people as being Deputy Peterson and Mr. Greenleaf, but he could not remember who the third person was. Mr. Wind commented that it appeared to him that they (Deputy Peterson, Mr. Greenleaf and the third unknown person) were getting off of the golf cart after having just arrived and had stopped the golf cart “right near the door that goes into the building”. Mr. Wind advised that Mr. Greenleaf “screamed go back” at him and the other students. Mr. Wind had turned to go back into the classroom when he heard “about six pops” and then ran back into the classroom. Mr. Wind further advised that he had never heard the sound of gunfire prior to that time. Mr. Wind relayed he could not tell where the gunfire was coming from and did not hear anymore gunfire after he got back into the classroom and was hiding in the closet.

Note: Room 710 is located at the northwest end of the first floor of the 700 building. The 700 building is located directly south of 1200 building, separated by a sidewalk and two areas of grass.

**MSD Student Arman Borghei**

On June 14, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Arman Borghei pertaining to this investigation. Mr. Borghei advised that he was in class on the third floor of the 1200 building at the time of the incident. Mr. Borghei testified that he knew what gunshots sounded like and that he had heard three gunshots “a minute or two” before the fire alarm sounded but that, at first, no one in his classroom was reacting to the sounds of the gunfire. Mr. Borghei stated that after the fire alarm sounded, and while he was evacuating the building, he looked out a window located on the third floor of the 1200 building across the hall from the entrance to the east stairwell and saw Deputy Peterson and Mr. Greenleaf. Mr. Borghei then ran to the staircase located at the west end of the third floor and began to descend the stairs when he heard approximately three more gunshots being fired somewhere below him in the building. Mr. Borghei stated “I heard the shots very clearly as if, like, they were really close. But I didn’t see the shooter.” Mr. Borghei had almost reached the second floor landing when he heard those shots, so he retreated back to the third floor.
Mr. Borghei advised that he then ran back to the above described window on the east end of the third floor of the 1200 building and once again looked out. Mr. Borghei stated he then saw Deputy Peterson, who was alone, saying “I looked out the window again and I just saw him standing on the side of the building with his gun drawn, not really doing anything”. Mr. Borghei indicated that, at that time, Deputy Peterson was standing a short distance from the southeast corner of the 1200 building and had his firearm drawn. According to Mr. Borghei, Deputy Peterson was facing west at that time. Mr. Borghei then returned to his classroom and sheltered in place during which time he heard more gunshots that sounded like they were fired “right outside my door”.

**MSD Student Calyra Perez**

On June 14, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Calyra Perez in regard to this investigation. Ms. Perez advised the Inspectors that she was in Mr. James Gard’s classroom in the 700 building when the fire alarm sounded. Ms. Perez stated that as they were evacuating, an unknown student came running by and said "The police has his gun out." Ms. Perez then returned to her classroom and, shortly thereafter, heard approximately eight gunshots. Ms. Perez had not heard the sound of gunfire prior to that day but described them by mimicking the sound of rapid gunfire.

Ms. Perez described the gunfire as being “pretty loud”, and said “They didn't sound close, like, to where, in our building, it sounded, in our area, but it sounded, like, around that perimeter.” Ms. Perez couldn’t tell where the gunshots were coming from but indicated on the map that she felt they were coming from somewhere between the 700 and 1200 buildings.

Note: Ms. Perez thought the room number was 722 when in fact it was 720, per Mr. Gard. Room 720 is located in the northeast corner of the second floor of the 700 building directly across from the 1200 building.

**MSD Student Dylan Redshaw**

On June 14, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Dylan Redshaw pertaining to this investigation. Ms. Redshaw advised that she was in classroom 710 when the school fire alarm sounded. Ms. Redshaw stated that she walked out of the classroom and was approaching the sidewalk between the 700 building and the 1200 building when she heard “a really, really big sound”. Ms. Redshaw advised that she thought the sound came from the area of the gymnasium, which was west of where she was at the time she heard the noise. Ms. Redshaw tried to describe the sound to the Inspectors saying “I thought it was, like, a bomb maybe. Like, it all sounded like one sound”, and she vocalized a sound effect of rapidly repeating boom in quick succession without pausing between the words.

Note: Room 710 is located in the northwest corner of the 700 building and is on the first floor facing the 1200 building.
MSD Student Ashley Paseltiner

On June 15, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Ashley Paseltiner pertaining to this investigation. Ms. Paseltiner told the Inspectors that she was in her drama class in room 710 when the incident occurred. Ms. Paseltiner stated that after the fire alarm sounded, she left her classroom walking toward the 1200 building and had almost reached the sidewalk when she heard the sound of gunfire. Ms. Paseltiner recalled that the first volley of gunfire she heard consisted of approximately four shots. Ms. Paseltiner heard a second round of gunfire and ran back to her classroom. Ms. Paseltiner identified the gunshots as coming from the 1200 building saying “Yeah, they were coming from the freshman building. Um, I mean, when I was standing there, I know like the classroom that I was standing across from so I was thinking that it was right in front of the classroom in front of me. I, I mean I'm not a hundred percent sure but, yeah.” Ms. Paseltiner testified that she heard more gunshots after she was back inside her classroom while hiding in the closet. Ms. Paseltiner described the gunshots as being loud saying “It sounded like something was exploding or collapsing or something.” Ms. Paseltiner had never heard gunfire before that day.

Note: Room 710 is located at the northwest end of the first floor of the 700 building. The 700 building is located directly south of the 1200 building, separated by a sidewalk and two areas of grass.

MSD Teacher James Gard

On August 27, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher James Gard pertaining to this investigation. Mr. Gard advised that he was in classroom 720 on the day of the incident. Mr. Gard stated that his door was open, and he heard “popping sounds, like firecrackers” before the fire alarm sounded. Mr. Gard did not recall hearing any more gunshots after he and his students sheltered in place in his classroom, other than the initial ones that he thought were firecrackers. Mr. Gard also stated that he believed the gunshots were coming from the area of the senior parking lot, to the east of the building.

Note: Room 720 is on the second floor of the 700 building in the northeast corner and is across from the 1200 building.

MSD Teacher Donna Numeroff

On August 27, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Donna Numeroff pertaining to this investigation. During the interview Ms. Numeroff advised that she was in room 722 when the fire alarm sounded. Ms. Numeroff advised that only a few of her students left the room, but came running back in “within seconds” telling her that they were told to go back into their room. Ms. Numeroff testified that she heard “three to four” gunshots when her students came back into the room. Ms. Numeroff could not tell where the gunshots were coming from but said “I knew they were close” and described them as not “real loud”. Ms. Numeroff further advised that those were the only gunshots she heard.

Note: Room 722 was located on the second floor of the 700 building across from the 1200 building.
MSD Student Madison Goodman

On August 29, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Madison Goodman pertaining to this investigation. Ms. Goodman advised she left classroom 733 to go to the restroom. Ms. Goodman stated she “heard the first few, I would say, maybe four, four or five shots that he had shot outside. Um, and then I, I mean, I just figured it was construction or something, so I just went, carried on, went to the bathroom. Um, and then as I was coming out, I heard the fire alarm go off.” Ms. Goodman also stated “Um, we were going to the stairwell and right before we were about to go down, um, we heard, me and all the other students, we heard, um, security officers telling us to go back and we heard, like, some screaming. I'm guessing it was from the building.” Ms. Goodman realized the sounds she heard while she was in the bathroom were gunshots “Um, because I kept hearing them, like, in the building, 'cause it was loud.” Ms. Goodman further advised “Um, in the building I still kept hearing them. 'Cause when we went to the stairwell, everyone got really quiet 'cause, you know, we had had the fire drill in second period. Um, so I just kept hearing 'em. And I was like, Well, obviously if there's a fire drill, like the people doing construction might wanna leave 'cause there might be a fire. Um, so, um, we just kind of heard more shots, and then everyone started running back, so I just kind of, my mind went to the worst.” Ms. Goodman described the gunshots as “Um, uh, it sounded like they were right downstairs, at the bottom of the stairwell. But, um, I mean, I guess now that I think about it, it kind of sounded like it was behind us.”

Ms. Goodman indicated that the shots sounded like they were coming from an area between the east ends of the 1200 and 700 buildings. Ms. Goodman heard “three or four” gunshots when she was outside of her classroom, before the fire alarm sounded; “Um, like when I was outside I heard, like, a shot, and then a pause, and then a shot and a shot, and then a pause, and then one more, and then I just kind of heard like muffled ones from that point on.” Ms. Goodman advised she heard approximately five more gunshots after she returned to her classroom.

Note: The 700 building is across from the 1200 building.

MSD Student Melanie Weber

On August 29, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Melanie Weber pertaining to this investigation. Ms. Weber advised she heard the fire alarm sound and was one of the first people that exited room 710. She heard gunshots when she was outside of the classroom. Ms. Weber further advised that once she was outside she saw Deputy Peterson and Mr. Greenleaf saying “Um, well, when I went outside I didn't see much. I mean, I, I was, like, about halfway through the grass and I saw, I'm pretty sure, Deputy Peterson and Mr. Greenleaf. And I think I, like I don't know if my memory is 100 percent accurate, but I'm pretty sure I saw, um, Peterson, like, get off the golf cart and take out his gun, I think. Um, and then I saw Mr. Greenleaf waving at us to go back inside. And so I was like, Oh, that's weird. Like why is he telling us to go back inside? And so I turned around and started walking back, and that's when I heard it.” Ms. Weber stated that Deputy Peterson and Mr. Greenleaf waved at the students to go back inside; when she turned around to go back into the classroom, she heard gunshots. Ms. Weber explained that she had never heard the sound of gunfire prior to that day saying “Um, like it, it didn't register to me immediately that it was a gunshot. Like at
first I thought that maybe someone was launching firecrackers, or that someone set off a bomb, or just that something was exploding. Because I think at the time I was standing, like, almost in front of the room that he was, like, shooting into, which was probably why it was so loud. So that's, yeah, it was really loud.” Ms. Weber wasn’t sure where the gunfire was coming from, advising “Um, I mean, I, I wasn't sure where it was coming from because the echo. So at first I thought it sounded like it was coming from like the soccer field almost, because of the way that it echoed off the buildings. Like I, I had no idea that it was coming from the freshman building.” Ms. Weber was unsure as to how many gunshots she heard.

Note: Room 710 is located at the northwest end of the first floor of the 700 building. The 700 building is located directly south of the 1200 building, separated by a sidewalk and two areas of grass.

**MSD Teacher Suzanne Camel**

On August 30, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Suzanne Camel pertaining to this investigation. Ms. Camel advised that she was standing outside of her classroom (before the fire alarm sounded), which was located on the second floor of the 700 building facing the 1200 building, when she heard “really loud pops” saying “But, we knew it wasn't, like, a joke or something. It was so loud. It just sounded like somebody was shooting at us, we thought at first. And, we, like, there's a ledge. And, we bent down. So, and, I yelled at him to go in the room and we heard more.” Ms. Camel further advised she saw smoke coming out of some of the first floor windows in the 1200 building saying “They, um, Mr. Porter came on the, the overhead and there was a fire alarm that went off. But, I was at, already at the door. And, you could see in the building, in the 1200 building. And, there was, um, on the, on the east side. No, it's not the, on the west side. You could see smoke coming out of the windows. Like, you could see it puff out of the windows. When, when you were hearing the shots.” Ms. Camel stated that she could not tell where the gunshots were coming from.

**MSD Teacher Cindi Helverson**

On September 5, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Cindi Helverson pertaining to this investigation. Ms. Helverson advised that she was in the school’s administration building when the fire alarm sounded. Ms. Helverson stated she, and fellow teacher Brandy Hermosillo, began walking toward the 1200 building to take up their assigned fire alarm drill positions when they encountered Mr. Staubly and Mr. Greenleaf. Ms. Helverson testified that as she and Ms. Hermosillo were walking between the 700 and 800 buildings they heard gunfire. According to Ms. Helverson they were told, by the security personnel, “That it was not a drill, it was really happening, and that we needed to take cover.” Ms. Helverson and Ms. Hermosillo then took shelter in room number 702. Ms. Helverson knew the sound of gunfire as she had heard it before. Ms. Helverson went on to say that shortly after she and Ms. Hermosillo took shelter in room 702 she heard more gunfire. When asked how many gunshots she heard, Ms. Helverson replied “I, I, God. I don’t even know. The first time I heard a round of what we thought were the firecrackers as we were in the hallway and I wanna say maybe seven or eight. And then the second time, I, I can't, I, I don’t even know. A lot.” Ms. Helverson agreed that the gunshots sounded like a “long burst”. 
Ms. Helverson could not tell where the gunshots were coming from but said that the gunshots she heard while she was still in the hallway sounded like “they were comin' somewhere between the 700 and 1200 building, but not exactly, and maybe even the 1300, over in that area.” Ms. Helverson heard most of the gunshots “almost immediately” after she and Ms. Hermosillo went into room 702. Ms. Helverson was not positive, but believed that she saw Deputy Peterson there with the security personnel when she and Ms. Hermosillo made their way to the end of the breezeway that ran between the 700 and 800 building.

Note: Room 702 is located in the southeast corner of the 700 building on the first floor.

**MSD Teacher Brandy Hermosillo**

On September 5, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Brandy Hermosillo pertaining to this investigation. Ms. Hermosillo advised that she was in the school’s administration building when the fire alarm sounded. As Ms. Hermosillo was assigned to the second floor of the 700 building during such events, she began making her way there just after the alarm. Ms. Hermosillo commented that as she, and fellow MSD Teacher Cindi Helverson, approached the northeast corner of the 700 building she was stopped from going any further by Mr. Greenleaf. Ms. Hermosillo relayed she did not recall seeing Deputy Peterson with Mr. Greenleaf. Ms. Hermosillo did not remember what Mr. Greenleaf said to them, but the information made her and Ms. Helverson take shelter in room number 702. Ms. Hermosillo advised that right after they got into room 702 she heard “lots” of gunshots. Ms. Hermosillo said she thought, at first, that the sounds might have been firecrackers saying “I don't remember the number. I just remember that somebody sent a text to Cindy that we thought they were firecrackers, and I liked that, so I thought they must be firecrackers, too. 'Cause they were fast together, so…” Ms. Hermosillo advised that she couldn’t tell where the gunshots were coming from but did comment “they sounded like they were right outside.”

Note: Room 702 is located in the southeast corner of the 700 building on the first floor.

**MSD Teacher Joel Sanders**

On September 5, 2018, OEI Inspectors conducted a sworn recorded interview of MSD Teacher Joel Sanders pertaining to this investigation. Mr. Sanders advised that he was teaching in classroom 733 when the fire alarm sounded. Mr. Sanders and his students evacuated the room as they would in a normal fire drill. As Mr. Sanders came up to the stairwell located near the northeast end of the 700 building, he looked down to the ground below and saw Deputy Peterson standing between the 700 and 800 buildings alone. Mr. Sanders stated that it appeared to him that Deputy Peterson either had his gun drawn or he “had his hand on it”. Mr. Sanders said that Deputy Peterson appeared to be focused on the 1200 building; “Anywhere from the east end to the west end, he could've been looking at, at the total west end or the east end.” Mr. Sanders described Deputy Peterson as “Well, he was, it was sort of like, you know, just like, you know, in a ready position. It wasn't like crouched down. He was just slightly bent at the waist. Uh, he was up at the corner like, where he could've stepped behind for cover or, or proceeded forward. But he, yeah, he was at like, a corner of the building.”
Mr. Sanders stated that an unknown person yelled “Code Red” so he took his students back to the room, where they sheltered in place. Mr. Sanders testified that as he was holding the door open for his students he heard gunshots saying “Um, the only time I heard anything or knew of anything from the other building was, I was standing holding the door open and I heard gunshots. I heard, you know, it sounded a lot like firecrackers 'cause I guess it's muffled in the hallway or whatever and just like, pop, pop, pop, pop.” Mr. Sanders said the he heard approximately six gunshots at that time, but could not tell where they were coming from, saying “Well, I, I knew that they weren't, like, south of me. I, I knew they weren't toward the courtyard. Um, but I couldn't tell, they could've been from the gym, they could've been from, they could've been from the bottom of our building right? Um, because it, with the echoing of all the, off the buildings and whatever, it was just like, I heard the pops, but I didn't, I knew they were from the north.” Mr. Sanders had heard the sound of gunfire prior to that day.

Note: Room 733 was located on the south side of the 700 building on the second floor facing the inner courtyard.

**MSD Student Perri Harris**

On September 6, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Perri Harris pertaining to this investigation. Ms. Harris stated she was in room 710 on the first floor of the 700 building when the fire alarm sounded that afternoon. Ms. Harris advised that once they began evacuating she heard something and though to herself "that's not right" saying “Um, I don't know how many, but it was just loud bangs.” Ms. Harris thought the noises she heard were coming from the area of the football field. Ms. Harris also stated “But, but it sounded like fireworks, and then somebody was like, "Those are gunshots.” Ms. Harris advised that she saw a golf cart with at least two “MSD staff members” on it located near the stairwell located at the northeast end of building 700. Ms. Harris testified that she heard two or three more gunshots after she returned to her classroom and was hiding in the closet.

Note: Room 710 is located at the northwest end of the first floor of the 700 building. The 700 building is located directly south of the 1200 building, separated by a sidewalk and two areas of grass.

**MSD Student Ruby Harris**

On September 6, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Ruby Harris pertaining to this investigation. Ms. Harris stated she was in room 710 on the first floor of the 700 building when the fire alarm sounded that afternoon. Ms. Harris advised that once they began evacuating “like, we took a couple steps outside onto, like, this little grassy area, and then I just heard three really loud bangs. And I don't remember who it was, but I saw an African-American man on a golf cart somewhere, that's what I remember, saying, like, "Everybody inside." Ms. Harris described the gunshots as coming from the area of the senior parking lot which is on the north side of the 1200 buildings. Ms. Harris did not hear anymore gunshots because they were hiding in a closet in the classroom. Ms. Harris had never heard the sound of gunfire prior to that day. Ms. Harris described the golf cart as being located between the 700 and 1200 building. Ms. Harris believed that the subject on the golf cart was either Mr. Greenleaf or Mr. Porter.
Note: Room 710 is located at the northwest end of the first floor of the 700 building. The 700 building is located directly south of the 1200 building, separated by a sidewalk and two areas of grass.

**MSD Student Tyler Jarboe**

On September 6, 2018, OEI Inspectors conducted a sworn recorded interview of MSD student Tyler Jarboe pertaining to this investigation. Mr. Jarboe advised that he was in room 733 when the fire alarm sounded which caused them to evacuate. Their evacuation route took them to the stairwell located near the northeast end of the 700 building. Mr. Jarboe stated “Uh, and then all the teachers didn’t really know what was happening, so they were just telling us, you know, continue with the fire drill. And then I kind of looked over with my teacher and we saw Officer Peterson pull out his gun down there. And we were like, Okay, something's up, and we all decided to go back to the room. And then as soon as we were about to get into the room, we heard shots and then, yeah, then we pretty much knew there was something wrong.” Mr. Jarboe advised that he heard “three to four gunshots” when they approached their classroom door. Mr. Jarboe did not hear any other gunshots prior to or after those described above. Mr. Jarboe described the gunshots by saying “They were high-pitched, and it was very noticeable that it was.” Mr. Jarboe commented they sounded, to him, like they were coming “from the front where the senior lot is. It sounded like it was coming from the door that was over there”, which would have been the east entrance of the 1200 building. Mr. Jarboe had never heard the sound of gunfire prior to that day. Mr. Jarboe commented that Deputy Peterson was the only person he saw when he looked over the railing. According to Mr. Jarboe, Deputy Peterson was behind the wall at the bottom of the stairs and appeared to be looking toward the west end of the 1200 building.

**Sunrise Police Department Lieutenant (Lt) Craig Cardinale**

On June 13, 2018, OEI Inspectors conducted a sworn recorded interview of Sunrise Police Department Lt. Craig Cardinale pertaining to this investigation. Lt. Cardinale told the inspectors that when he arrived on the scene he parked his car on Holmberg road near the northeast gate and made his way to the east end of the 1200 building. When Lt. Cardinale got to the east entrance of the 1200 building, he saw Deputy Peterson “standing outside the 1200 building on the concrete, pacing back and forth going, "Oh my God. Oh my God." And I look at him, and I go, "Who the fuck are you?" And he says, "I'm the SRO." And I'm like, "Okay, what -- what's the deal? What's going on?" "I don't know. I don't know." And pacing back and forth, just breathing -- just, like, breathing heavily, just not knowing what's going on. In the meantime, I was holding the door down with the other officer. They brought a girl out on a, um, a, a gunshot victim.” Lt. Cardinale further stated “Um, I -- I just remember him back and forth, just breathing heavy, going "Oh, my God, I can't believe this. Oh, my God, I can't believe this." But not taking any action.”

**BSO Deputy Gennaro Volpe**

On June 25, 2018, OEI Inspectors conducted a sworn recorded interview of BSO Deputy Gennaro Volpe pertaining to this investigation. During the interview Deputy Volpe advised that he spoke with Deputy Peterson after the incident on February 14, 2018. Deputy Volpe said “I have talked to him, and he has stood by what he has said in the media, and I'm sure his statement. I know, um, that his perception was, is that the shots were
being fired outside the building, and, and possibly with the real-time intelligence that he had, the only intelligence was that there was, um, someone shot on the football field and in the parking lot.” Deputy Volpe continued with “all he's ever expressed is, is that he was doing a ton of things at one time, and his perception was that the shooter was in the parking lot and that his concern was just trying to lock down the school, and, and make it as safe as possible.”
SECTION II  INVESTIGATIVE FINDINGS

The following findings are based on the evidence, documentation, and information obtained during OEI’s investigation:

On February 16, 2018, MSD School Resource Officer Scot R. Peterson provided a sworn statement to BSO detectives pursuant to BSO’s investigation into Nikolas Cruz’ arrest for 17 counts of capital murder on February 14, 2018 (BSO Case #17-1802-000525). Before providing his statement, Deputy Peterson acknowledged that he understood the meaning of perjury and was subsequently placed under oath by a BSO sworn law enforcement officer.

A review of Deputy Peterson’s sworn statement to BSO Detectives discerned multiple inconsistencies in contrast to the MSD security video footage, the BSO radio transmissions, and the statements obtained from witnesses. The identified inconsistencies in Deputy Peterson’s statement pertained to the following issues:

1. While under oath, Deputy Peterson stated that once he became aware of the shooting, he ran by foot all the way from the MSD administration building to the 1200 building without the assistance of a golf cart.
   - Per Andrew Medina’s statement, he picked up Deputy Peterson and Kelvin Greenleaf in his golf cart near the administration building and transported them to the east side of the 1200 building.
   - The Washington Post article attributed Deputy Peterson as saying that “He began running toward the 1200 building until one of the unarmed security guards swung by in a golf cart and offered him a ride”.
   - Per the MSD security camera footage, after the shooting had commenced, Deputy Peterson and Greenleaf were driven, by Medina, on a golf cart down the hall adjacent to the administration building, exiting between the 700 and 800 buildings and arriving at the east end of the 1200 building.

2. While under oath, Deputy Peterson stated that once he became aware of the shooting, he alerted “Code Red” through the school radio system.
   - Per the statements provided by the MSD staff members with issued school radios, either Bonner or Porter alerted “Code Red” through the radio system.
   - None of the aforementioned MSD staff members recalled Deputy Peterson alerting “Code Red” through the school radio system.

3. While under oath, Deputy Peterson stated that once he arrived at the 1200 building, he only heard two or three shots. Furthermore, he did not hear any additional shots after he moved to the position between the 700 and 800 buildings.
• Per the MSD security camera footage, at approximately 2:23:17 PM Deputy Peterson arrived at the east end of the 1200 building.

• Per the MSD security camera footage, at approximately 2:23:44, Deputy Peterson moved from the east end of the 1200 building to a position between the 700 and 800 buildings.

• Per evidence reviewed from BSO Case #17-1802-000525, including the shots fired at Cruz fired his weapon approximately 75 times between the time Deputy Peterson arrived at the east end of the 1200 building and when Cruz concluded shooting.

• Per BSO’s recorded radio transmissions, at 2:24:24, Deputy Peterson broadcasted: “We don’t have any description yet, we just hear shots, appears to be shots fired.” This appeared to be in response to Deputy Kratz’ 2:24:20 transmitted request for a description of the suspect.

• Per BSO’s recorded radio transmissions, at 2:26:40 Deputy Peterson broadcasted: “We’re going to Bravo. I hear shots fired. Shots fired.” In the background of his broadcast the sounds of multiple gunshots were captured. Per the MSD security camera footage, Cruz was in the 3rd floor teacher’s lounge attempting to shoot out the windows at the time of this recorded BSO radio transmission.

• Per statements provided by multiple witnesses located outside the 1200 building during the MSD Incident, they heard what they believed to be numerous gunshots from their respective locations.

4. While under oath, Deputy Peterson stated he was unsure of the location of the shooter during the MSD Incident and from where the gunshots originated.

• Per the BSO’s recorded radio transmissions, at 2:23:26, Deputy Peterson broadcasted: “17Juliet3. Uh, be advised we have possible, uh—could be firecrackers. I think we’ve got shots fired. Possible shots fired. 1200 building”.

• Per the MSD security camera footage reviewed pertaining to BSO Case #17-1802-000525, some of those rounds struck the exterior window which was just northwest of Deputy Peterson’s location.

• Per the BSO’s recorded radio transmissions, at 2:24:14, Deputy Peterson broadcasted: “17 Juliet 3. We’re talking about the 1200 building it’s going to be the building off of Holmberg Road.”

• Per the BSO’s recorded radio transmissions, at 2:25:18, Deputy Peterson broadcasted: “17 Juliet 3. We’re looking at the 1200 building. It’s gonna be the 300 building. It’s gonna be, uh, right off of Holmberg Road by the senior lot.” This appeared to correct Deputy Kratz’ radio transmission at 2:25:08 referencing shots fired by the football field.
- Per the BSO’s recorded radio transmissions, at 2:25:56, Deputy Peterson, broadcasted: “Uh, 26 (received). Yeah. We also heard it over by inside the 1200 building”. This appeared to correct Deputy Kratz’ radio transmission at 2:25:42 again referencing shots by the football field.
- Per the statement provided by multiple witnesses, Deputy Peterson advised them the shooter was inside the 1200 building.
- Per Deputy Peterson’s statement made in his “The Today Show” interview of June 5, 2018: “Because I -- I believed there was a sniper. So, in my mind, I'm thinking to myself, there's possibly, maybe, somebody up in there shooting out. But, I didn't think they were shooting at the kids. I thought they were shooting out at the building. Outside.”

Based on the information obtained during this investigation, on February 16, 2018, Deputy Scot Peterson provided a witness statement to Broward County Sheriff’s Office sworn law enforcement investigators pertaining to the criminal investigation of a capital offense. Prior to providing the statement, while being placed under oath, Deputy Peterson acknowledged his understanding of perjury. Based on an analysis of related witness testimony, video security / body worn camera footage and police radio transmissions obtained or reviewed during this investigation, it was determined that Deputy Scot Peterson knowingly provided multiple false statements, while under oath, as detailed in this investigative summary.

SECTION III

STATE ATTORNEY

A copy of this document, all related Investigative Reports and corresponding documents were provided to the State Attorney’s Office in and for the Seventeenth Judicial Circuit for their review and prosecutorial determination.
APPENDIX E
IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA  
Plaintiff,  

vs  

Scot Ralph Peterson  
W/M; DOB (04/26/1963)  
Defendant.


BEFORE ME, Judge of the Circuit Court in and for Broward County, personally came Inspector Keith B. Riddick, of the Florida Department of Law Enforcement Office of Executive Investigations Public Corruption Unit, who after being duly sworn, deposes and says that on or about February 14, 2018, in the County and State aforesaid, that:

I. Introduction

There is probable cause to believe that Scot Ralph Peterson (aka Scot Peterson), did engage in:

1) Neglect of a Child, in violation of Florida State Statute(s) F.S. 827.03, (1)(c)1., (1)(e)2., (2)(b), and 827.01,

2) Neglect of a Child, in violation of Florida State Statute(s) 827.03, (1)(e)1., (1)(e)2., (2)(d), and 827.01,

3) Culpable Negligence, in violation of Florida State Statute(s) 784.05(1),

4) Perjury When Not in an Official Proceeding, in violation of Florida State Statute(s) 837.012.

II. Background

On February 14, 2018, Nikolas Jacob Cruz entered the 1200 Building on the Marjory Stoneman Douglas (MSD) High School campus located at 5901 Pine Island Road in Parkland, Florida, armed with a Smith and Wesson M&P-15 rifle. Cruz subsequently shot thirty-four people, killing seventeen and wounding another seventeen. Numerous law enforcement officers from multiple local public safety agencies responded to the incident. Broward County Sheriff’s Office (BSO) was in charge of the investigation into the deaths and injuries caused by Cruz at MSD on February 14, 2018 (hereafter referred to as the MSD Incident).
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On February 14, 2018, Nikolas Jacob Cruz was arrested and charged with seventeen counts of Premeditated Murder in violation of Florida State Statute 782.04 (1) (a) (1). The Broward County Sheriff’s Office (BSO) was assigned to investigate the deaths and injuries caused to the above listed individuals by Nikolas Cruz. Florida Department of Law Enforcement (FDLE) Office of Executive Investigations (OEI) Inspectors reviewed the BSO Crime Scene Unit’s documentation found in BSO Case #17-1802-000525 pertaining to the physical evidence collected from the 1200 Building. Per the BSO Crime Scene Unit documents, Cruz discharged his Smith and Wesson M&P-15 rifle approximately 140 times during the entire MSD Incident. A review of the aforementioned events determined that Cruz fired his weapon approximately 75 times between the time Deputy Peterson arrived at the southeast end of the 1200 Building, moved to his position of cover, and the time when he (Cruz) stopped shooting.

Additionally, there were five empty AR-15 style magazines found inside the building. Three of the magazines were found on the first floor, two near classroom 1215 and one near classroom 1216. The other two were found on the third floor, one in the hallway and one in the teacher’s lounge. It should be noted that during Cruz’s sworn recorded interview he testified

III. Summary

On February 25, 2018, Florida Governor Rick Scott directed the Florida Department of Law Enforcement (FDLE) Office of Executive Investigations (OEI) to conduct an investigation into the law enforcement response to the incident.

Pursuant to the investigation, OEI reviewed all statements and evidence related to BSO Case #17-1802-000525. Furthermore, OEI conducted multiple sworn interviews, reviewed the BSO / CSPD radio transmissions, the BSO body worn camera footage and MSD security video footage associated with the response and actions of Deputy Peterson during the MSD Incident. As a result of the investigation, the following facts were established:

a. Training

On February 14, 2018, Scot Peterson, a deputy for the Broward County Sheriff’s Office, was assigned as the School Resource Officer to Marjory Stoneman Douglas High School, of the Broward County Public Schools District, located in Parkland, Florida. Deputy Peterson had been a School Resource Officer since he attended and completed the FDLE Criminal Justice Standards and Training Commission School Resource Officer training course on June 18, 1991. Deputy Peterson had been assigned as the School Resource Officer at Marjory Stoneman Douglas High School for approximately eight years. BSO training records indicated that Deputy Peterson last attended a four hour block of Active Shooter training on April 19, 2016.
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The OEO Inspectors review of the BSO Active Shooter lesson plans indicated that two of the course objectives were “Upon completion of this course, the participant will be able to move in a single or team bounding over-watch and enter and clear a room” and “Upon completion of this course, the participant will be better prepared to respond to an active shooter incident.” During the training, deputies were instructed on what a single deputy response should entail by being advised that “If you are on scene or in the area and hear gunshots, you should immediately access what you have and prepare to respond. Remember, every time you hear a gunshot in an active shooter incident; you have to believe that is another victim being killed.” Deputies were also taught that “Time is critical in each of these incidents. This is like no other crime. The motive is to kill as many people as possible in the shortest amount of time. Why? Because the bad guy knows ‘we’ are coming.” Furthermore, the training described the priorities of life as “(1) Hostages/victims, (2) Innocent Bystanders, (3) Police/Deputies, and (4) Suspects. The priorities are there to help focus your action. If in doubt about going through the door after a suspect, think about the victims and where they stand on the list.”

Pertaining to engaging the active shooter, the training detailed that "There are three desired outcomes for an active shooter. (1) Force the suspect to surrender, (2) Force the suspect into a barricade situation (SWAT will handle since they have the tools and tactics.), (3) Incapacitate the suspect by shooting him (stopping the threat) or suspect shoots himself.” The training also advised that "The majority of incidents were over in minutes, there is a need to get there fast. History shows when a suspect is confronted by any armed individual (police, security, concealed carry person) they either shoot it out with that person or kill themselves. Either way, the shooting of innocent bystanders must stop. Now, the first officer or two officers on scene will immediately go to confront the shooter."

A practical exercise of the BSO Active Shooter training, titled “Single deputy response,” described that "The deputy will need to search for a little while after hearing the gunshot. Bad guy should be at some distance; however, a blank gun will be firing intermittently to get deputy moving towards the gunfire, passing dead students and others running by him. This should provide ‘real time’ Intel for the deputy."

Per the reviewed training documents, on June 15, 2016, Deputy Peterson received an email sent by BSO Deputy Kevin Shults with the subject “Active Killer train the trainer” course. Deputy Peterson received this email as he was an instructor in “Active Killer” for the Broward school system. Attached to the email was the “Broward County Joint Law Enforcement Active Killer Lesson Plan.” Number nine on the list of the course objectives for the lesson plan indicated “Discuss law enforcement’s initial response tactics during an Active Killer event.” Under bullet “1” in the lesson plan was a list entitled “Law enforcement initial response tactics.” Item number one in that list was “May respond as a team or solo” and item number four was “Will move directly and quickly toward known threat.”
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In addition to the above described training received by Deputy Peterson during his law 
enforcement career, his BSO training records indicated that he attended the following trainings 
that pertained to school safety and how to respond to an active shooter incident:

- Current – Deputy Peterson’s testimony that he is an instructor for the Broward Public 
  Schools “Active Killer” course. (Confirmed by BSO email dated June 15, 2016)
- August 16, 2017 – BSO School Resource Shooting Boot Camp
- July 9, 2017 – Florida Association of School Resource Officer’s Training Conference
- October 10, 2016 – BSO “Building Tactics” in-service training
- April 19, 2016 – BSO “Active Shooter” in-service training
- April 19, 2016 – BSO “Rescue Task Force” in-service training
- July 7, 2015 – “Combat Life Saver” training
- July 20, 2014 – Florida Association of School Resource Officer’s Training Conference
- August 16, 2012 – “Active Shooter” training
- July 15, 2012 – Florida Association of School Resource Officer’s Training Conference
- February 14, 2011 – National Conference on Bullying
- July 25, 2010 – Florida Association of School Resource Officer’s Training Conference
- June 21, 2010 – “Special Tactical Problems”
- April 30, 2010 – “Safe Schools and Prepared Communities”
- April 4, 2007 – “Active Shooter” training
- September 15, 2006 – “Tactical Pistol”
- December 12, 2003 – “Tactical Pistol”

OEI Inspectors reviewed information from the National Association of School Resource Officers 
(NASRO), the United States Code (USC) and the Florida State Statutes (FSS) pertaining to the 
role and duties of School Resource Officers.

Per the NASRO, the duties of the SRO are “providing safe learning environments in our nation’s 
schools, providing valuable resources to school staff members, fostering positive relationships 
with youth, developing strategies to resolve problems affecting youth and protecting all students, 
so that they can reach their fullest potentials.” According to USC Title 42, “The Public Health and 
Welfare, 3796dd-8”: an SRO is as “a career law enforcement officer with sworn authority who is 
deployed by an employing police department or agency in a community-oriented policing 
assignment to work in collaboration with one or more schools.” Pursuant to FSS 1006.12(2)(a), 
entitled “School resource officers and school safety officers”: “School safety officers shall be law 
enforcement officers, as defined in s. 943.10(1), certified under the provisions of chapter 943 and 
employed by either a law enforcement agency or by the district school board.” Furthermore, FSS 
1006.12(2)(b) states that “a district school board may commission one or more school safety
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officers for the protection and safety of school personnel, property, and students within the school district.”

OEI Inspectors also reviewed the contract for the 2017-2018 school year between the Broward County Sheriff’s Office and the School Board of Broward County (SBBC) entitled “School Resource Officer Agreement” with a contract number 17C-053. The contract details the agreement between the Sheriff’s Office and the School Board concerning the School Resource Officers assigned to those schools located in Parkland, Florida, to include Marjory Stoneman Douglas High School. Section 2.04 of the contract, labeled as “Applicable Policies and Standards” stated “The SHERIFF shall ensure that the exercise of law enforcement powers by each assigned SRO shall be in compliance with the authority granted by applicable law. Each law enforcement officer assigned to the SRO Program shall perform his/her duties as an SRO in accordance with the School Resource Officer Standard Operating Procedure Manual and with applicable Florida law and SBBC policies.” Section 2.05 of the contract is entitled “Duties of SROs” and states, in part; “Each SRO shall perform duties including, without limitation, the following: (listing under paragraph g) the provision of assistance to SBBC in protecting and securing the school plant and its occupants.”

OEI Inspectors obtained and reviewed information pertaining to the MSD safety protocols. Per the information reviewed, it was determined that on February 14, 2018, the MSD security team was composed of five (5) security personnel (Kelvin Greenleaf, Andrew Medina, Elliot Bonner, and a School Resource Officer (Scot Peterson). Per the safety guidelines of the school, in the event of an active shooter on campus, a Code Red was to be activated in order to alert the MSD students and faculty of danger and the need to seek a protective position in their classrooms.

b. Timeline

Per evidence reviewed pertaining to the MSD Incident, on February 14, 2018, at approximately 2:21, Nikolas Jacob Cruz, armed with a Smith and Wesson M&P-15 semi-automatic rifle, entered the 1200 Building of the Marjory Stoneman Douglas High School located in Parkland, Florida. After entering the building, Cruz began shooting students and teachers. Cruz made his way through the three-story structure, during which time he fired approximately 140 rounds of .223 caliber ammunition before fleeing the building at approximately 2:28. Thirty-four persons were shot during the incident, seventeen of which were killed and seventeen others wounded. The following timeline of events for the MSD Incident is based on the examination of the MSD video security system, BSO Radio Communications System, and BSO Body Worn Camera (BWC) footage:
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Note: Medina testified they stopped near the pipe station located at the east end of the 1200 Building.

Note: Examination of the school security video, as well as statements made by Mr. Medina, Mr. Greenleaf and Deputy Peterson, corroborated that the gunshots heard by those three, when they stopped at the east end of the 1200 Building, were the second round of gunshots fired by Cruz into and/or the two gunshots fired by Cruz that killed
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Note: At that time, Deputy Peterson remained in his position of cover.

2:24:14 Deputy Peterson broadcasted: “17 Juliet 3. We’re talking about the 1200 Building it’s going to be the building off of Holmberg Road.”


2:24:24 Deputy Peterson broadcasted “We don’t have any description yet, we just hear shots, appears to be shots fired” (in response to Deputy Kratz’ request for a description of the suspect).

Note: At that time, Deputy Peterson remained in his position of cover.
2:24:35  Deputy Peterson broadcasted: “I’m over on the south side over by the 700 Building.”

(MSD Security Specialist Kelvin Greenleaf stated that he repeated the Code Red call “at least twice” on the school radio).

Note: At that time, Deputy Peterson remained in his position of cover.

2:25:08  Deputy Kratz broadcasted “Tango 2, I hear shots fired by the football field, shots fired by the football field.” BSO Dispatch replied “Shots fired by the football field, heard.”

Note: At that time, Deputy Peterson remained in his position of cover.

2:25:18  Deputy Peterson broadcasted: “17 Juliet 3. We’re looking at the 1200 Building. It’s gonna be the 300 Building. It’s gonna be, uh, right off of Holmberg Road by the senior lot” (in response to the transmission by Deputy Kratz).

2:25:21  

Note: At that time, Deputy Peterson remained in his position of cover.
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2:25:42 BSO Communications broadcasted “Attention all units now working signal 33 (shooting) 
go to bravo channel for regular traffic.”

2:25:42 Deputy Kratz broadcasted: “Sounds like there’s some students say they thought it was 
firecrackers, but we’re not sure, by the football field.”

2:25:56 Deputy Peterson broadcasted “Uh, 26 (received). Yeah. We also heard it over by inside 
the 1200 Building” (in response to the transmission by Deputy Kratz).

2:26:40 Deputy Peterson broadcasted “We’re going to Bravo (in response to the BSO 
transmission at 2:25:42) I hear shots fired. Shots fired.” (Multiple gunshots can be heard 
in the background).

Note: At that time, Deputy Peterson remained in his position of cover.

2:27:10 Deputy Josh Stambaugh’s BWC recorded what was believed to be the last shots fired 
by Cruz. Deputy Stambaugh was standing on Holmberg Road when the sounds of the 
gunshots were captured.

2:27:30 Deputy Peterson broadcasted “Juliet 3. Make sure I have a unit over in the front of the 
school, make sure nobody comes inside the school.”

2:28:00 Deputy Peterson broadcasted “Broward, do not approach the 12 or 1300 Buildings. Stay 
at least 500 feet away at this point.”
On February 16, 2018, Broward Sheriff’s Office (BSO) Deputy Scot Peterson provided a sworn statement to BSO detectives. OEI obtained and reviewed the sworn statement provided by Deputy Peterson on February 16, 2018, to BSO Detectives John Curcio and Jeffrey Curtis. The statement pertained to BSO’s investigation into Cruz’s arrest for 17 counts of capital murder (BSO Case #17-1802-000525). Before providing his statement, Deputy Peterson acknowledged that he understood the meaning of perjury and was subsequently placed under oath by BSO Detective Curtis. During the interview Deputy Peterson was asked various questions pertaining to the MSD Incident, to include, his knowledge of the incident, his actions and reactions to the incident, what he heard and saw while responding to the location of the incident (MSD Building 1200), and what he heard and saw once he arrived at the 1200 Building.
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OEI Inspectors conducted a sworn recorded interview of Andrew Medina pertaining to this investigation. Mr. Medina testified that, after his initial response to the area of the east end of the 1200 Building, he drove his issued golf cart down the breezeway between the 700 and 800 Buildings toward the administrative building where Deputy Peterson's office was located. As he approached the administrative building, he met Deputy Peterson, who was "kinda like approaching my way". Deputy Peterson and School Security Specialist Kelvin Greenleaf got on the golf cart with Mr. Medina and they began driving back to the 1200 Building. Mr. Medina relayed that as they were driving back to the 1200 Building, he "just explained to Peterson that, uh, the kid was in -- the kid ran in the building, what he was wearing -- and just what he looked like. And that was basically what we -- we didn't really talk too much." Mr. Medina said that as he, Peterson, and Greenleaf approached the east entrance of the 1200 Building, and were in close proximity to "a water pump right out in front of the 1200 Building" he heard more gunshots. He advised "I heard -- that's when I heard the gunfire -- pop, pop, pop, pop. Legitly [sic] coming out of the -- the building. It was shaking our chest is how loud it was. We were that close. It was shaking our chest to how loud it was."

Mr. Medina said that at that time Deputy Peterson told him "Get out of here" while he, Deputy Peterson, got on his law enforcement radio and said "Active shooter, active shooter." Mr. Medina explained that as they heard the gunshots, Deputy Peterson and Mr. Greenleaf exited the golf cart, and he drove away. He did not look back and, therefore, did not see what Deputy Peterson and Mr. Greenleaf did after they got off of the golf cart.
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Mr. Medina indicated that he drove his golf cart back to the front of the school and continued to hear the sound of gunfire until he reached the area of the bike racks located east of the 800 Building.

OEI Inspectors conducted a sworn recorded interview of MSD Security Specialist Kelvin Greenleaf pertaining to this investigation. Mr. Greenleaf advised that he first learned of the incident when Campus Monitor Medina transmitted something about “a weird sound was coming out of 1200 Building... Some crazy sound coming out of there.” He and Deputy Peterson began heading to the 1200 Building when Mr. Medina picked them up on a golf cart. Mr. Greenleaf saw Deputy Peterson talking on his law enforcement radio, but could not hear what he was saying because Deputy Peterson was sitting on the front seat of the golf cart and he was sitting in the back bed of it. Mr. Greenleaf did not recall if Deputy Peterson was also talking on the radio issued him by the school. Mr. Greenleaf testified that “once we got down and approached the building, I started hearing the gunshots.” He advised that he heard those gunshots somewhere between when they got on the golf cart with Mr. Medina and when they got off of the golf cart, which was immediately adjacent to the east entrance of the 1200 Building. Mr. Greenleaf commented that when he and Deputy Peterson got off of the golf cart Deputy Peterson told him "Stand back. You don't have a weapon." Mr. Greenleaf told the interviewers that he heard more gunshots after Deputy Peterson told him to move back.

Mr. Greenleaf began steering students to safety when he heard more gunshots. Mr. Greenleaf said, about the gunshots, “It appeared that they, it was coming right in front” and acknowledged it appeared to him the gunshots were coming from inside the 1200 Building. Mr. Greenleaf advised that he saw Deputy Peterson the entire time he, Greenleaf, was in the area of the 1200 Building, and Deputy Peterson never left the area of the 700/800 Buildings during that time.

OEI Inspectors conducted a sworn recorded interview of MSD Campus Monitor Brian Staubly pertaining to this investigation. Mr. Staubly advised that he first became aware of the incident when he heard, over the school radio system, "Firecrackers. Sounds like firecrackers going off in the 1200 Building". Mr. Staubly then ran to the north end of the breezeway that ran between the 700 and 800 Buildings. As he ran, Campus Monitor Medina, Deputy Peterson and Security Specialist Greenleaf passed him on Mr. Medina’s golf cart.

Mr. Staubly testified that as he was approaching the east end of the 1200 Building, he heard a gunshot. Mr. Staubly stated “Right after I stopped, he started really unloading. Um, there were a lot of gunshots.” Mr. Staubly commented that the school’s fire alarm then sounded. Mr. Staubly remarked “And then -- and then he -- when I got here and the gunshots were going off and I was trying to get the kids outta here, he (Peterson) was screaming at me to get outta there, you know. Brian, get, Brian, get outta there. Get outta there. Get outta there." Mr. Staubly felt that Deputy Peterson told him to get back because Deputy Peterson felt that he, Staubly, was in danger. Mr.
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Staubly said that Deputy Peterson had his gun drawn while he appeared to be communicating on both his school radio and his sheriff’s office radio.

Mr. Staubly attested that the gunshots were loud and echoing off of the buildings, but also said that he believed they were being fired “in the 1200 Building.”

OEI Inspectors conducted a sworn recorded interview of MSD student Arman Borghei pertaining to this investigation. Mr. Borghei advised that he was in class on the third floor of the 1200 Building at the time of the incident. Mr. Borghei testified that he knew what gunshots sounded like and that he had heard three gunshots “a minute or two” before the fire alarm sounded but that, at first, no one in his classroom was reacting to the sounds of the gunfire. Mr. Borghei stated that after the fire alarm sounded, and while he was evacuating the building, he looked out a window located on the third floor of the 1200 Building across the hall from the entrance to the east stairwell and saw Deputy Peterson and Mr. Greenleaf. Mr. Borghei then ran to the staircase located at the west end of the third floor and began to descend the stairs when he heard approximately three more gunshots being fired somewhere below him in the building. Mr. Borghei stated “I heard the shots very clearly as if, like, they were really close. But I didn’t see the shooter.” Mr. Borghei had almost reached the second-floor landing when he heard those shots, so he retreated back to the third floor.

Mr. Borghei advised that he then ran back to the above described window on the east end of the third floor of the 1200 Building and once again looked out. Mr. Borghei stated he then saw Deputy Peterson, who was alone, saying “I looked out the window again and I just saw him standing on the side of the building with his gun drawn, not really doing anything”. Mr. Borghei indicated that, at that time, Deputy Peterson was standing a short distance from the southeast corner of the 1200 Building and had his firearm drawn. According to Mr. Borghei, Deputy Peterson was facing west at that time. Mr. Borghei then returned to his classroom and sheltered in place during which time he heard more gunshots that sounded like they were fired “right outside my door”.

OEI Inspectors conducted a sworn recorded interview of MSD Assistant Principal Maximo Rosario pertaining to this investigation. Mr. Rosario advised that he was in the administration building when the fire alarm sounded. Mr. Rosario left his office and got his school assigned golf cart, which was parked in front of the administration building. Mr. Rosario relayed that he then drove the golf cart to an area of the school known as the PE Courtyard, which is an open area between the 700 Building and the school’s gymnasium, near the 1200 Building. Mr. Rosario stated that once he arrived near the west end of the 1200 Building, he heard five or six “loud bangs”, but at that time he did not recognize them as being gunshots.

Mr. Rosario told the interviewers he heard Assistant Principal Jeffrey Morford announce over the school radio a “Code Red” saying “I, I, I heard Code Red”… “I, I heard the Code Red. I hear the,
the noise that to me that sound like gunshots, but I, you know wasn't sure. But I know that it was something similar”. Mr. Rosario said that he looked toward the east end of the 1200 Building and saw Deputy Peterson standing “against the wall right here on, I guess on the east end of the 400 by the staircase (note: Mr. Rosario verbalized that Deputy Peterson was standing by the 400 Building but physically indicated on the map that Deputy Peterson was standing by the staircase located at the north end of the 700 and 800 Buildings). I forget what staircase number that is. But he was right outside that staircase.” Per Mr. Rosario’s statement, he heard the five or six “loud bangs”, what he later knew were gunshots, during the time he was standing where he could observe Deputy Peterson between the 700 and 800 Buildings.

OEI Inspectors conducted a sworn recorded interview of MSD Assistant Principal Winfred Porter pertaining to this investigation. Mr. Porter advised the Inspectors he was in the administration building when the fire alarm sounded. Mr. Porter further advised he heard a conversation over the school radio; “Those are firecrackers. Those aren't firecrackers. Uh, the, I don't remember, recall what the other chatter was on the radio, then I heard a code, a, Code red. Code red. I ran back up, called code red on the PA and, uh, that's that.” Mr. Porter advised that it was Campus Monitor Elliot Bonner that called the “Code Red” on the school radio. Mr. Porter stated after he heard Coach Bonner call the Code Red, he opened one of the doors leading into the student services area of the administration building to let some students in and heard gunshots. The administration building referenced by Mr. Porter was located near the south side of the campus and not adjacent to the 1200 Building.

OEI Inspectors conducted a sworn recorded interview of MSD Campus Monitor Elliot Bonner pertaining to this investigation. Mr. Bonner advised the Inspectors that he was in his office in the school locker room located on the south side of the school when the fire alarm sounded. Mr. Bonner stated he left his office and used his golf cart to make his way towards the 700 Building. As Mr. Bonner was driving he heard someone on the school radio say that someone was playing with firecrackers. Mr. Bonner testified that as he reached the area between the east end of the gym and the 1300 Building he heard gunshots and saw a body lying outside of the west entrance of the 1200 Building. Mr. Bonner commented he could tell that the gunshots were being fired inside the 1200 Building. Mr. Bonner relayed he went on the school radio and announced "No. Those aren't firecrackers. Those are gunshots. Code Red."

OEI Inspectors conducted a sworn recorded interview of MSD student Tyler Jarboe pertaining to this investigation. Mr. Jarboe advised that he was in room 733 when the fire alarm sounded which caused them to evacuate. Their evacuation route took them to the stairwell located near the northeast end of the 700 Building. Mr. Jarboe stated “Uh, and then all the teachers didn’t really know what was happening, so they were just telling us, you know, continue with the fire drill. And then I kind of looked over with my teacher and we saw Officer Peterson pull out his gun down there. And we were like, Okay, something's up, and we all decided to go back to the room. And
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then as soon as we were about to get into the room, we heard shots and then, yeah, then we pretty much knew there was something wrong.” Mr. Jarboe advised that he heard “three to four gunshots” when they approached their classroom door. Mr. Jarboe did not hear any other gunshots prior to or after those described above. Mr. Jarboe described the gunshots by saying “They were high-pitched, and it was very noticeable that it was.” Mr. Jarboe commented they sounded, to him, like they were coming “from the front where the senior lot is. It sounded like it was coming from the door that was over there”, which would have been the east entrance of the 1200 Building. Mr. Jarboe had never heard the sound of gunfire prior to that day. Mr. Jarboe commented that Deputy Peterson was the only person he saw when he looked over the railing. According to Mr. Jarboe, Deputy Peterson was behind the wall at the bottom of the stairs and appeared to be looking toward the west end of the 1200 Building.

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Sandra Rennie pertaining to this investigation. Ms. Rennie advised the Inspectors that she was teaching in room 702 on the day of the incident. Room 702 was located in the southeast corner of the 700 Building and looked out onto the school’s inner courtyard. Ms. Rennie stated that she became aware of the incident when one of her students, Justin West, told her that when he opened the door of the 1200 Building, it was full of smoke and he heard firecrackers in the hallway. While Mr. West was talking to Ms. Rennie, the school fire alarm sounded. Ms. Rennie stated that when she, and her students, reached the hallway between the 700 and 800 Buildings “there was too much going on and so I stopped and as I stopped, I heard four or five gunshots.” Ms. Rennie said she identified the noise she heard as gunshots and not fireworks because of the succession and volume. Ms. Rennie described the noise as similar to someone using a baseball bat, bashing it against a metal locker. Ms. Rennie advised she told her students to run, and while she was waiting for her students to run past her, she saw Deputy Peterson run from east to west at the north end of the hallway that ran between the 700 and 800 Buildings. Ms. Rennie said that she observed Deputy Peterson run by within one to two minutes after the fire alarm went off.

OEI Inspectors conducted a sworn recorded interview of MSD student pertaining to this investigation.

advised the Inspectors that he was in class on the third floor of the 1200 Building when the school fire alarm sounded.

stated he exited the classroom and began leaving the building via the west stairwell.

further commented he was between the third and second floors when he looked down and saw the gunman Cruz, who was between the first and second floors of the building, coming up the stairs. Cruz was reloading his rifle when

saw him.

stated that he went back upstairs to the third floor and made his way to the east end of the building where he looked out of a window that was located “in front of the stairwell”. When he did so, he saw Deputy Peterson and Mr. Greenleaf.

advised that he saw Deputy Peterson draw his firearm and then walk south into the corridor between the 700 and 800 Buildings.

further said, in reference
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to Deputy Peterson, “And he's, like, just standing right at the wall for, like, a good minute and then he just leaves.”

said that he was not able to make it back to his classroom, so he took shelter in another teacher’s room. While he was in the room, heard approximately fifteen gunshots that all sounded like they were being fired on the third floor. described the gunshots by saying “Like, pauses. Like, it went on, like, for a minute and then it paused for a little and then they went back on.”

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Bridgette Simmons pertaining to this investigation. Ms. Simmons advised that she was in classroom 701 when the fire alarm sounded. Ms. Simmons stated that she had walked “four or five” steps outside of her classroom when she heard Mr. Greenleaf tell her to go back inside. Ms. Simmons stated she did not see Mr. Greenleaf, only heard his voice. Ms. Simmons advised she did not see Deputy Peterson either. Ms. Simmons relayed that almost immediately after she went back into her classroom, she heard gunshots, but thought they were fireworks. Ms. Simmons classroom, 701, was located in the northeast corner of the 700 Building on the first floor, directly across from the 1200 Building.

OEI Inspectors conducted a sworn recorded interview of MSD Head Custodian Eduardo Suarez pertaining to this investigation. Mr. Suarez advised the inspectors that he was in the school cafeteria when the fire alarm sounded. Mr. Suarez then made his way to the “PE Courtyard”. Mr. Suarez stated that he could see the 1200 Building from where he was positioned.

Mr. Suarez advised that he heard gunshots as he was driving his golf cart to the courtyard that sounded like they were “far away”. Mr. Suarez then heard another volley of gunshots when he came to a stop in the PE Courtyard. After making a group of students that were evacuating from the 500 Building return to their classrooms, Mr. Suarez heard a third volley of gunfire. Mr. Suarez testified that he heard approximately thirty gunshots, and that he had heard the sound of gunfire before that day. The 500 Building is located at the south side of the PE Courtyard. The PE Courtyard is located between the west end of the 700 Building and the 600 Building near the 1200 Building.

OEI Inspectors conducted a sworn recorded interview of MSD student Alexander Wind in regard to this investigation. Mr. Wind told the Inspectors that he was in his drama class in room 710 when the incident occurred. Mr. Wind recalled hearing a “pop” approximately 45 seconds before the fire alarm sounded saying “But I don't, I, I can't be 100 percent sure that that was a shot or not, just because, I mean, I, I didn't know what a shot sounded like. But we did hear a very distinct pop before the fire alarm went off. At least I did, I remember hearing one. But I, it could've been more.”
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Mr. Wind testified that he first realized something was amiss when the fire alarm sounded for the second time that day (a fire drill had occurred earlier that day). According to Mr. Wind, his teacher, Ms. Melody Herzfeld, held them from evacuating, because of the fire alarm, for approximately one minute after it sounded. When the students did leave, Mr. Wind advised he was the first to leave the classroom. Mr. Wind stated as he walked across the grass outside of his classroom towards the 1200 Building, he saw a golf cart sitting at the east end of the 1200 Building with three people on it. Mr. Wind identified two of the three people as being Deputy Peterson and Mr. Greenleaf, but he could not remember who the third person was. Mr. Wind commented that it appeared to him that they (Deputy Peterson, Mr. Greenleaf and the third unknown person) were getting off of the golf cart after having just arrived and had stopped the golf cart “right near the door that goes into the building”. Mr. Wind advised that Mr. Greenleaf “screamed go back” at him and the other students. Mr. Wind had turned to go back into the classroom when he heard “about six pops” and then ran back into the classroom. Mr. Wind further advised that he had never heard the sound of gunfire prior to that time. Mr. Wind relayed he could not tell where the gunfire was coming from and did not hear anymore gunfire after he got back into the classroom and was hiding in the closet.

OEI Inspectors conducted a sworn recorded interview of MSD student Calyra Perez in regard to this investigation. Ms. Perez advised the Inspectors that she was in Mr. James Gard’s classroom in the 700 Building when the fire alarm sounded. Ms. Perez stated that as they were evacuating, an unknown student came running by and said "The police has his gun out." Ms. Perez then returned to her classroom and, shortly thereafter, heard approximately eight gunshots. Ms. Perez had not heard the sound of gunfire prior to that day but described them by mimicking the sound of rapid gunfire.

Ms. Perez described the gunfire as being “pretty loud”, and said “They didn't sound close, like, to where, in our building, it sounded, in our area, but it sounded, like, around that perimeter.” Ms. Perez couldn’t tell where the gunshots were coming from but indicated on the map that she felt they were coming from somewhere between the 700 and 1200 Buildings. Ms. Perez was located in room 720 in the northeast corner of the second floor of the 700 Building directly across from the 1200 Building.

OEI Inspectors conducted a sworn recorded interview of MSD student Dylan Redshaw pertaining to this investigation. Ms. Redshaw advised that she was in classroom 710 when the school fire alarm sounded. Ms. Redshaw stated that she walked out of the classroom and was approaching the sidewalk between the 700 Building and the 1200 Building when she heard “a really, really big sound”. Ms. Redshaw advised that she thought the sound came from the area of the gymnasium, which was west of where she was at the time she heard the noise. Ms. Redshaw tried to describe the sound to the Inspectors saying “I thought it was, like, a bomb maybe. Like, it all sounded like
one sound”, and she vocalized a sound effect of rapidly repeating boom in quick succession without pausing between the words.

OEI Inspectors conducted a sworn recorded interview of MSD student Ashley Paseltiner pertaining to this investigation. Ms. Paseltiner told the Inspectors that she was in her drama class in room 710 when the incident occurred. Ms. Paseltiner stated that after the fire alarm sounded, she left her classroom walking toward the 1200 Building and had almost reached the sidewalk when she heard the sound of gunfire. Ms. Paseltiner recalled that the first volley of gunfire she heard consisted of approximately four shots. Ms. Paseltiner heard a second round of gunfire and ran back to her classroom. Ms. Paseltiner identified the gunshots as coming from the 1200 Building saying “Yeah, they were coming from the freshman building. Um, I mean, when I was standing there, I know like the classroom that I was standing across from so I was thinking that it was right in front of the classroom in front of me. I, I mean I’m not a hundred percent sure but, yeah.” Ms. Paseltiner testified that she heard more gunshots after she was back inside her classroom while hiding in the closet. Ms. Paseltiner described the gunshots as being loud saying “It sounded like something was exploding or collapsing or something.” Ms. Paseltiner had never heard gunfire before that day. Room 710 is located at the northwest end of the first floor of the 700 Building. The 700 Building is located directly south of the 1200 Building, separated by a sidewalk and two areas of grass.

OEI Inspectors conducted a sworn recorded interview of MSD Teacher James Gard pertaining to this investigation. Mr. Gard advised that he was in classroom 720 on the day of the incident. Mr. Gard stated that his door was open, and he heard “popping sounds, like firecrackers” before the fire alarm sounded. Mr. Gard did not recall hearing any more gunshots after he and his students sheltered in place in his classroom, other than the initial ones that he thought were firecrackers. Mr. Gard also stated that he believed the gunshots were coming from the area of the senior parking lot, to the east of the building.

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Donna Numeroff pertaining to this investigation. During the interview Ms. Numeroff advised that she was in room 722 when the fire alarm sounded. Ms. Numeroff advised that only a few of her students left the room, but came running back in “within seconds” telling her that they were told to go back into their room. Ms. Numeroff testified that she heard “three to four” gunshots when her students came back into the room. Ms. Numeroff could not tell where the gunshots were coming from but said “I knew they were close” and described them as not “real loud”. Ms. Numeroff further advised that those were the only gunshots she heard. Room 722 was located on the second floor of the 700 building across from the 1200 Building.

OEI Inspectors conducted a sworn recorded interview of MSD student Madison Goodman pertaining to this investigation. Ms. Goodman advised she left classroom 733 to go to the
restroom. Ms. Goodman stated she “heard the first few, I would say, maybe four, four or five shots that he had shot outside. Um, and then I, I mean, I just figured it was construction or something, so I just went, carried on, went to the bathroom. Um, and then as I was coming out, I heard the fire alarm go off.” Ms. Goodman also stated, “Um, we were going to the stairwell and right before we were about to go down, um, we heard, me and all the other students, we heard, um, security officers telling us to go back and we heard, like, some screaming. I’m guessing it was from the building.” Ms. Goodman realized the sounds she heard while she was in the bathroom were gunshots “Um, because I kept hearing them, like, in the building, ’cause it was loud.” Ms. Goodman further advised “Um, in the building I still kept hearing them. ’Cause when we went to the stairwell, everyone got really quiet ’cause, you know, we had had the fire drill in second period. Um, so I just kept hearing ‘em. And I was like, Well, obviously if there’s a fire drill, like the people doing construction might wanna leave ‘cause there might be a fire. Um, so, um, we just kind of heard more shots, and then everyone started running back, so I just kind of, my mind went to the worst.” Ms. Goodman described the gunshots as “Um, uh, it sounded like they were right downstairs, at the bottom of the stairwell. But, um, I mean, I guess now that I think about it, it kind of sounded like it was behind us.”

Ms. Goodman indicated that the shots sounded like they were coming from an area between the east ends of the 1200 and 700 Buildings. Ms. Goodman heard “three or four” gunshots when she was outside of her classroom, before the fire alarm sounded; “Um, like when I was outside I heard, like, a shot, and then a pause, and then a shot and a shot, and then a pause, and then one more, and then I just kind of heard like muffled ones from that point on.” Ms. Goodman advised she heard approximately five more gunshots after she returned to her classroom.

OEL Inspectors conducted a sworn recorded interview of MSD student Melanie Weber pertaining to this investigation. Ms. Weber advised she heard the fire alarm sound and was one of the first people that exited room 710. She heard gunshots when she was outside of the classroom. Ms. Weber further advised that once she was outside, she saw Deputy Peterson and Mr. Greenleaf saying “Um, well, when I went outside, I didn’t see much. I mean, I, I was, like, about halfway through the grass and I saw, I’m pretty sure, Deputy Peterson and Mr. Greenleaf. And I think I, like I don’t know if my memory is 100 percent accurate, but I’m pretty sure I saw, um, Peterson, like, get off the golf cart and take out his gun, I think. Um, and then I saw Mr. Greenleaf waving at us to go back inside. And so I was like, Oh, that’s weird. Like why is he telling us to go back inside? And so I turned around and started walking back, and that’s when I heard it.” Ms. Weber stated that Deputy Peterson and Mr. Greenleaf waved at the students to go back inside; when she turned around to go back into the classroom, she heard gunshots. Ms. Weber explained that she had never heard the sound of gunfire prior to that day saying “Um, like it, it didn’t register to me immediately that it was a gunshot. Like at first I thought that maybe someone was launching firecrackers, or that someone set off a bomb, or just that something was exploding. Because I think at the time I was standing, like, almost in front of the room that he was, like, shooting into,
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which was probably why it was so loud. So that's, yeah, it was really loud.” Ms. Weber wasn’t sure where the gunfire was coming from, advising “Um, I mean, I, I wasn't sure where it was coming from because the echo. So at first I thought it sounded like it was coming from like the soccer field almost, because of the way that it echoed off the buildings. Like I, I had no idea that it was coming from the freshman building.” Ms. Weber was unsure as to how many gunshots she heard.

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Suzanne Camel pertaining to this investigation. Ms. Camel advised that she was standing outside of her classroom (before the fire alarm sounded), which was located on the second floor of the 700 Building facing the 1200 Building, when she heard “really loud pops” saying “But, we knew it wasn't, like, a joke or something. It was so loud. It just sounded like somebody was shooting at us, we thought at first. And, we, like, there's a ledge. And, we bent down. So, and, I yelled at him to go in the room and we heard more.” Ms. Camel further advised she saw smoke coming out of some of the first floor windows in the 1200 Building saying “They, um, Mr. Porter came on the, the overhead and there was a fire alarm that went off. But, I was at, already at the door. And, you could see in the building, in the 1200 Building. And, there was, um, on the, on the east side. No, it's not the, on the west side. You could see smoke coming out of the windows. Like, you could see it puff out of the windows. When, when you were hearing the shots.” Ms. Camel stated that she could not tell where the gunshots were coming from.

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Cindi Helverson pertaining to this investigation. Ms. Helverson advised that she was in the school’s administration building when the fire alarm sounded. Ms. Helverson stated she, and fellow teacher Brandy Hermosillo, began walking toward the 1200 building to take up their assigned fire alarm drill positions when they encountered Mr. Staubly and Mr. Greenleaf. Ms. Helverson testified that as she and Ms. Hermosillo were walking between the 700 and 800 Buildings, they heard gunfire. According to Ms. Helverson they were told, by the security personnel, “That it was not a drill, it was really happening, and that we needed to take cover.” Ms. Helverson and Ms. Hermosillo then took shelter in room number 702. Ms. Helverson knew the sound of gunfire as she had heard it before. Ms. Helverson went on to say that shortly after she and Ms. Hermosillo took shelter in room 702 she heard more gunfire. When asked how many gunshots she heard, Ms. Helverson replied “I, I, God. I don’t even know. The first time I heard a round of what we thought were the firecrackers as we were in the hallway and I wanna say maybe seven or eight. And then the second time, I, I can't, I, I don’t even know. A lot.” Ms. Helverson agreed that the gunshots sounded like a “long burst”.

Ms. Helverson could not tell where the gunshots were coming from but said that the gunshots she heard while she was still in the hallway sounded like “they were comin' somewhere between the 700 and 1200 Building, but not exactly, and maybe even the 1300, over in that area.” Ms. Helverson heard most of the gunshots “almost immediately” after she and Ms. Hermosillo went
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into room 702. Ms. Helverson was not positive, but believed that she saw Deputy Peterson there with the security personnel when she and Ms. Hermosillo made their way to the end of the breezeway that ran between the 700 and 800 Building. Room 702 is located in the southeast corner of the 700 Building on the first floor.

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Brandy Hermosillo pertaining to this investigation. Ms. Hermosillo advised that she was in the school’s administration building when the fire alarm sounded. As Ms. Hermosillo was assigned to the second floor of the 700 building during such events, she began making her way there just after the alarm. Ms. Hermosillo commented that as she, and fellow MSD Teacher Cindi Helverson, approached the northeast corner of the 700 Building she was stopped from going any further by Mr. Greenleaf. Ms. Hermosillo relayed she did not recall seeing Deputy Peterson with Mr. Greenleaf. Ms. Hermosillo did not remember what Mr. Greenleaf said to them, but the information made her and Ms. Helverson take shelter in room number 702. Ms. Hermosillo advised that right after they got into room 702, she heard “lots” of gunshots. Ms. Hermosillo said she thought, at first, that the sounds might have been firecrackers saying “I don’t remember the number. I just remember that somebody sent a text to Cindy that we thought they were firecrackers, and I liked that, so I thought they must be firecrackers, too. ’Cause they were fast together, so…” Ms. Hermosillo advised that she couldn’t tell where the gunshots were coming from but did comment “they sounded like they were right outside.”

OEI Inspectors conducted a sworn recorded interview of MSD Teacher Joel Sanders pertaining to this investigation. Mr. Sanders advised that he was teaching in classroom 733 when the fire alarm sounded. Mr. Sanders and his students evacuated the room as they would in a normal fire drill. As Mr. Sanders came up to the stairwell located near the northeast end of the 700 Building, he looked down to the ground below and saw Deputy Peterson standing between the 700 and 800 Buildings alone. Mr. Sanders stated that it appeared to him that Deputy Peterson either had his gun drawn or he “had his hand on it”. Mr. Sanders said that Deputy Peterson appeared to be focused on the 1200 Building; “Anywhere from the east end to the west end, he could’ve been looking at the, at the total west end or the east end.” Mr. Sanders described Deputy Peterson as “Well, he was, it was sort of like, you know, just like, you know, in a ready position. It wasn’t like crouched down. He was just slightly bent at the waist. Uh, he was up at the corner like, where he could’ve stepped behind for cover or, or proceeded forward. But he, yeah, he was at like, a corner of the building.”

Mr. Sanders stated that an unknown person yelled “Code Red” so he took his students back to the room, where they sheltered in place. Mr. Sanders testified that as he was holding the door open for his students, he heard gunshots saying “Um, the only time I heard anything or knew of anything from the other building was, I was standing holding the door open and I heard gunshots. I heard, you know, it sounded a lot like firecrackers ’cause I guess it’s muffled in the hallway or whatever
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and just like, pop, pop, pop, pop, pop, pop.” Mr. Sanders said the he heard approximately six gunshots at that time, but could not tell where they were coming from, saying “Well, I, I knew that they weren’t, like, south of me. I, I knew they weren’t toward the courtyard. Um, but I couldn’t tell, they could’ve been from the gym, they could’ve been from, they could’ve been from the bottom of our building right? Um, because it, with the echoing of all the, off the buildings and whatever, it was just like, I heard the pops, but I didn't, I knew they were from the north.” Mr. Sanders had heard the sound of gunfire prior to that day. Room 733 was located on the south side of the 700 Building on the second floor facing the inner courtyard.

OEI Inspectors conducted a sworn recorded interview of MSD student Perri Harris pertaining to this investigation. Ms. Harris stated she was in room 710 on the first floor of the 700 Building when the fire alarm sounded that afternoon. Ms. Harris advised that once they began evacuating, she heard something and thought to herself "that's not right" saying “Um, I don't know how many, but it was just loud bangs.” Ms. Harris thought the noises she heard were coming from the area of the football field. Ms. Harris also stated “But, but it sounded like fireworks, and then somebody was like, "Those are gunshots.” Ms. Harris advised that she saw a golf cart with at least two “MSD staff members” on it located near the stairwell located at the northeast end of Building 700. Ms. Harris testified that she heard two or three more gunshots after she returned to her classroom and was hiding in the closet.

OEI Inspectors conducted a sworn recorded interview of CSPD Officer Timothy Burton pertaining to this investigation. Officer Burton advised that after he arrived on the scene, he made his way to the east end of the 1200 Building, where he encountered Deputy Peterson, who was standing between the 700 and 800 Buildings. Officer Burton advised he asked Deputy Peterson "Scot, where the fuck is this guy at?" to which Deputy Peterson replied "I haven't heard shots in a few minutes. Um, I, I don't know the exact location of the shooter, but he's like, but watch your back. He could be behind you in the parking lot."

OEI Inspectors conducted a sworn recorded interview of BSO Deputy Michael Kratz pertaining to this investigation. Deputy Kratz said that he was drawn to his police radio by a garbled transmission when he heard “what sounded like Deputy Peterson, the School Resource Deputy come over the air. And it was very staticky, but, uh, just like the first one, but I heard, uh, something "shots fired." I think I heard Building 12, but I'm not exactly sure. Which Building 12 didn’t really anything to me at the moment.” As Deputy Kratz was traveling east on Holmberg Road, he stopped in the area of the MSD football field with a group of students. While telling the students to evacuate to the west Deputy Kratz heard gunshots saying “I heard about four to five gunshots that were loud, I mean really loud. And, uh, in 30 years, it was loud. And, I remember saying shots fired something to the effect of by the football field or from the football field. Um, and I could tell you what I perceived is that I was about here and it sounded like they were coming across, I mean in the area of the eastern end of the football field”. Deputy Kratz then transmitted that information over his police radio. Deputy Kratz further described the gunshots as “it was so
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... loud that I would've swore that bad guy or woman, I didn’t know who it was i should say the gunman was like 30 feet in front of me it was that loud.” He did not hear any additional gunshots after those described above.

Deputy Kratz had arrived at MSD during the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 Building facing the football field.

OEL Inspectors conducted a sworn recorded interview of BSO Deputy Art Perry pertaining to this investigation. Deputy Perry told the Inspectors that he first learned of the incident when he heard Deputy Peterson broadcast something to the effect of "We've got shots fired. I got a shooter on the campus." While he was driving to the school, Deputy Perry heard BSO Deputy Michael Kratz advise over his radio, "We got shots fired from the football field." Deputy Perry stated that when he arrived on the scene, he joined Deputy Brian Goolsby parked on Holmberg Road near the northwest entrance to the campus. As he and Deputy Goolsby approached the gate he heard “three to five rounds go off”. Deputy Perry advised that he thought the gunshots were coming from an area near the athletic fields that he described as a basketball court that didn’t pass inspection. He did not hear anymore gunshots after those described above.

Deputy Perry advised that he did speak with Deputy Peterson after the incident and that Deputy Peterson told him “he was over here and he was hearing gunshots, but he, Peterson, couldn't figure out where they came through. And then at some point, a Coral Springs officer came up next to him and took another spot over by him. Okay. And between the two of them he, he felt that it was coming from the outside, but between the two of them that's, you know, that's where they were.”

Deputy Perry arrived at MSD during the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 Building facing the football field.

OEL Inspectors conducted a sworn recorded interview of BSO Deputy Brian Goolsby pertaining to this investigation. Deputy Goolsby told the inspectors that he was in his office at the BSO Parkland District Station when he heard a “panicked voice” come over his police radio. That having gotten his attention, Deputy Goolsby then heard Deputy Peterson come on the air saying “shots fired”. Deputy Goolsby stated that he then responded to the school and parked on Holmberg Road near the northwest gate of the campus. As Deputy Goolsby was running to the gate, he heard what sounded like five gunshots. Deputy Goolsby stated that it sounded like the gunshots were fired by a person standing between the 1200 and 1300 Buildings. Deputy Goolsby advised that the gunshots did not sound like they were being fired from an AR-15 saying “It was a high pitch crack as opposed to a, a boom that I would normally expect to hear”. Deputy Goolsby had fire an AR-15 before that day and described that the shots sounded more like they were fired from a handgun.
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Deputy Goolsby arrived at MSD during the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 Building facing the football field.

OEI Inspectors conducted a sworn recorded interview of BSO Deputy Richard Seward pertaining to this investigation. Deputy Steward stated that he was on patrol when he heard Deputy Peterson advise on his police radio “shots fired”. After hearing Deputy Peterson’s radio traffic, Deputy Seward responded to MSD. When Deputy Seward arrived on scene, he parked on Holmberg Road “Directly north of the east side of the building”, referring to the 1200 Building. Deputy Steward commented “Uh, after I make the U-turn, as I jump -- pulling my car off the -- on to the curb at -- on -- on to the swell, I hear five -- five gunshots. I -- I thought it was five -- five or six, very, very loud -- very, very loud to me. They sounded like bombs. Um, I didn't know exactly where they were. I -- I -- I kinda got the idea that they were on -- I knew they were on the campus somewhere”.

Deputy Seward arrived at MSD during the time Cruz was shooting out of the teacher’s lounge located at the west end on the third floor of the 1200 Building facing the football field.

OEI Inspectors conducted a sworn recorded interview of CSPD Sgt. Jeffrey Heinrich pertaining to this investigation. Sgt. Heinrich advised that he was off-duty and working as a volunteer for the MSD baseball team on the campus that day preparing the baseball diamond for practice when he heard the fire alarm sound. Sgt. Heinrich advised “You know, I've worked in the school. I was a school resource officer for four years, um, at Coral Springs High School. It's a pretty common thing. Usually culinary classes burn something. You know, something like that. So, I, I didn't think anything of it. Um, shortly after the alarm went off, um, I heard five or six loud bangs. Um, first I thought they were fireworks. You know, I'm thinking somebody threw a thing of fireworks into the, into the building. Set the fire alarm off. There were kids coming out. Nothing, nobody was screaming. Nobody was yelling. Kind of just normal walking. Walking, uh, out from the, between the gymnasium and the 1300 Building. And, um, then a second round of gunshots went off. And, that's when I'm, like, Okay, this is not, uh, this is real. This is gunshot, you know, that sounded like gunshots.” Sgt. Heinrich relayed he then began running towards the area of 1200 and 1300 Buildings and there met MSD Campus Monitor Elliot Bonner. Sgt. Heinrich stated that Mr. Bonner told him that it was a “Code Red” and that there was an active shooter on the campus. Mr. Bonner also told Sgt. Heinrich that he saw MSD get shot and that the shooting was “coming from the 1200 Building”.

Sgt. Heinrich advised that he then made his way along the 1300 Building and came in contact with a student who was shot in the lower leg, whom he began helping. Sgt. Heinrich further advised he could still hear gunshots being fired when he made contact with the injured student and as he was getting him to safety. He described them as “There was, I would say, probably in the area of, probably, 7 to 10 gunshots repeatedly. Um, coming out, you know, reverberating from, from over in the 1200 Building.” Sgt. Heinrich commented that he later teamed up with CSPD Captain Brad
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McKeone, and they made their way to the west end of the 1200 Building; “we systematically cleared back from the baseball field, back towards the building, towards the 1200 Building where, where we knew where the gunshots were originating from.”

OEI Inspectors conducted a sworn recorded interview of BSO Deputy Josh Stambaugh pertaining to this investigation. Deputy Stambaugh told the inspectors after he heard “that deputy at the high school came over saying that there was shots fired. I responded.” When he arrived on the scene, he parked on Holmberg Road near the northwest gate of the parking lot. Deputy Stambaugh testified “Uh, when I was exiting my vehicle, I heard it’s either four or five shots and then the shooting stopped.” He advised that he could not tell where the shots were coming from. Deputy Stambaugh’s BWC recorded the sound of the gunshots he alluded to in his statement.

OEI Inspectors conducted a sworn recorded interview of BSO Sgt. Brian Miller pertaining to this investigation. Sgt. Miller advised he heard Deputy Peterson on his police radio “say something that shots fired, possible shots fired at Douglas.” Sgt. Miller said that when he arrived at MSD, he parked on Holmberg Road near the northeast entrance of the parking lot located there. Before he could exit his vehicle, he heard gunshots saying "I couldn't tell you how many. Rapid. Very loud. Sounded like it was outside. Sounded like it to the west of where my location was. More towards the football field." Sgt. Miller advised he did not hear anymore gunshots.

OEI Inspectors conducted a sworn recorded interview of CSPD Officer Richard Best pertaining to this investigation. Officer Best advised that once he arrived on the scene at MSD he made his way to the east end of the 1200 Building and met with CSPD Officer Tim Burton and Sgt. Bruce Kozlowski. Officer Best advised that Officer Burton said “somebody needs to get with that deputy” (referring to Deputy Peterson who was located between the 700 and 800 Buildings). Officer Best relayed that Officer’s Burton’s intent by saying “cause he was by himself and we wanted to not only have him make sure he wasn’t by himself in case he was in the line of fire, so we could assist him, but we wanted to get the information and being that it was two different agencies and we knew we were on two separate channels we figured we could at least communicate with each other.” Officer Best advised that he ran over to Deputy Peterson’s location and asked him, while looking at the 1200 Building, “Hey, brother, what’d we got?” According to Officer Best, Deputy Peterson responded “Shots fired. The shooter is on the second or third floor” (referring to the 1200 Building).

OEI Inspectors conducted a sworn recorded interview of CSPD Detective Brett Schroy pertaining to this investigation. Detective Schroy told the inspectors that after he arrived at MSD, he and CSPD Sergeant (Sgt.) Ed Derosa made their way to where Deputy Peterson was standing between the 700 and 800 Buildings. Detective Schroy stated that he asked Deputy Peterson “where’s the shooter?” Detective Schroy commented “and he pointed at the 1200 Building and said, ‘I believe
he's on the third floor.”” Detective Schroy described Deputy Peterson as having his gun drawn and taking cover behind a round concrete section.

OEI Inspectors conducted a sworn recorded interview of Sunrise Police Department Lt. Craig Cardinale pertaining to this investigation. Lt. Cardinale told the inspectors that when he arrived on the scene, he parked his car on Holmberg road near the northeast gate and made his way to the east end of the 1200 Building. When Lt. Cardinale got to the east entrance of the 1200 Building, he saw Deputy Peterson “standing outside the 1200 Building on the concrete, pacing back and forth going, "Oh my God. Oh my God." And I look at him, and I go, "Who the fuck are you?" And he says, "I'm the SRO." And I'm like, "Okay, what -- what's the deal? What's going on?" "I don't know. I don't know." And pacing back and forth, just breathing -- just, like, breathing heavily, just not knowing what's going on. In the meantime, I was holding the door down with the other officer. They brought a girl out on a, um, a, a gunshot victim.” Lt. Cardinale further stated “Um, I -- I just remember him back and forth, just breathing heavy, going "Oh, my God, I can't believe this. Oh, my God, I can't believe this." But not taking any action.”

d. Media Interviews by Scot Peterson

On June 4, 2018, The Washington Post published an article with the headline ‘It was my job, and I didn’t find him’: Stoneman Douglas resource officer remains haunted by massacre” with the byline “Eli Saslow”. The article documented an interview reportedly conducted by Mr. Saslow with Deputy Peterson. The majority of the information provided in the article summarized Deputy Peterson reassertions of the statements he made to BSO detectives during his sworn interview on February 16, 2018.

Per the article, Mr. Saslow discussed other aspects of the incident not covered by the BSO detectives, to include Deputy Peterson’s reaction and actions during the MSD Incident. In the article Deputy Peterson is reported to have told the interviewer: “he remembered reacting in those first seconds by doing what he believed he had been trained to do: taking cover in a tactical position so he could clear the area. He leaned his back against the wall of an adjacent building. He took out his gun and scanned the surrounding palm trees, the courtyard, the windows, the parking lot and the roof.” And, "It's haunting," Peterson said now. "I've cut that day up a thousand ways with a million different what-if scenarios, but the bottom line is I was there to protect, and I lost 17." Per the article, Deputy Peterson reasserted the statement made to BSO detectives advising that "I only remember hearing two or three," he said. "I know there were more, but that's all I heard", "If I heard more shots, I might have known where to find him," and "If I knew where he was, I could have gone in."

The article conveyed comments purportedly made by Deputy Peterson while he was watching the BSO animation of the MSD Incident. Deputy Peterson was quoted as saying; “I was right outside”,

MARJORY STONEMAN DOUGLAS PUBLIC SAFETY COMMISSION
IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

"I could have come in over here" and "I could have got him while he was reloading. If I'd just heard more shots, maybe I would have known where they were coming from."

On June 5, 2018, the National Broadcast Company's (NBC) television broadcast "The Today Show" aired part one of a previously recorded interview of Deputy Peterson. During the interview, Deputy Peterson reasserted the sworn statements he made to BSO detectives on February 16, 2018, to include his view that a sniper was involved saying "Because I -- I believed there was a sniper. So, in my mind, I'm thinking to myself, there's possibly, maybe, somebody up in there shooting out. But, I didn't think they were shooting at the kids. I thought they were shooting out at the building. Outside." Deputy Peterson also informed the Today Show interviewer that "It just never even dawned on me, those initial, first few minutes. Because I never believed there was even an active shooter inside." Deputy Peterson added that his reactions were based on his training, saying "What I was trained is you contain the area" and "I have my gun out and I'm scanning, and I'm looking. And, that's what we're trained to do. When you -- when you get a position and cover it, we are trained to scan and look."

During the conclusion of the interview, Deputy Peterson stated, pertaining to his thoughts towards the surviving families, "I'm sorry. I'm sorry that I didn't -- I'm sorry that I didn't know where he was. Or, it was one person. I didn't know who it was. Or, where they were initially. And, it's tough. It's tough. And, knowing what I know now, it makes it even tougher. Because I know about active shooters. It's not like I have no knowledge, like, what -- what can happen. It's just, I didn't believe, when I first got there, that that's what was going on."

**Probable Cause Summaries**

**Florida State Statute(s) §827.03, (1), (2) (b)**

As determined in the above delineated facts, on February 14, 2018, Scot Ralph Peterson was employed by the Broward County Sheriff's Office as a School Resource Officer assigned to the Marjory Stoneman Douglas High School in Parkland, Florida. As a member of the Broward County Sheriff's Office Deputy Peterson had received many hours of training in the proper response to an active shooter situation, and furthermore had received additional training, as a School Resource Officer, in the proper response to an active shooter situation in a school setting, as discussed above.

The facts also determined that on February 14, 2018, Nikolas Cruz entered the 1200 Building on the campus of Marjory Stoneman Douglas High School armed with a Smith and Wesson M&P-15 rifle. Cruz subsequently shot thirty-four people, killing seventeen and wounding another seventeen.
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The facts further established that Deputy Scot Peterson was aware that Nikolas Cruz was inside the 1200 Building at MSD while he was positioned between the 700 and 800 Buildings. Deputy Peterson, as a School Resource Officer, was assigned the duty and responsibility of protecting Marjory Stoneman Douglas High School and its occupants, including students of a minor age and therefore was responsible for the welfare and safety of the MSD students inside the 1200 Building during the time the active shooter was firing his weapon inside the building. Deputy Peterson knowingly and willingly failed to act pursuant to his law enforcement training and sworn duties which directed him to promptly address the active shooter (Cruz) within the 1200 Building; instead retreating to a position of increased personal safety. And furthermore, Deputy Peterson failed to make a reasonable effort to protect the below listed children from the abuse, neglect, or exploitation by another person by (1) failing, declining, or refusing to attempt to investigate the source of the gunshots fired within a building described as the 1200 Building at Marjory Stoneman Douglas High School, and/or (2) fleeing approximately 75 feet from the building described as the 1200 Building to the northeast corner of the building described as the 700 Building at Marjory Stoneman Douglas High School and remaining there during the entire incident, and/or (3) failing, declining, or refusing to move toward the sound of the gunfire, and/or (4) failing, declining, or refusing to seek out, confront, or engage the shooter. During the time Deputy Peterson remained between the 700 and 800 Buildings; Cruz continued to actively shoot inside the 1200 Building and subsequently shot and killed one teacher and 5 students, four of the students being under the age of 18. In addition, Cruz shot and injured one adult teacher and three students under the age of 18 during the aforementioned timespan.

The facts of this investigation showed that on February 14, 2018, Scot Peterson, a deputy for the Broward County Sheriff's Office, assigned as the School Resource Officer to Marjory Stoneman Douglas High School, of the Broward County Public Schools District did willfully, or by culpable negligence, as a caregiver, unlawfully and feloniously, neglect the following children, to-wit:

1) who was 15 years of age on the date of the incident and whose date of birth is
2) who was 14 years of age on the date of the incident and whose date of birth was
3) who was 17 years of age on the date of the incident and whose date of birth was
4) who was 15 years of age on the date of the incident and whose date of birth is
5) who was 14 years of age on the date of the incident and whose date of birth was
6) who was 15 years of age on the date of the incident and whose date of birth was
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And in doing so caused great bodily harm, permanent disability, or permanent disfigurement to said children contrary to Florida State Statute(s) §827.03, (1), (2) (b).

F.S. 827.03, (1)(e)1., (1)(e)2., (2)(d), and 827.01

As determined in the above delineated facts, on February 14, 2018, Scot Ralph Peterson was employed by the Broward County Sheriff’s Office as a School Resource Officer assigned to the Marjory Stoneman Douglas High School in Parkland, Florida. As a member of the Broward County Sheriff’s Office Deputy Peterson had received many hours of training in the proper response to an active shooter situation, and furthermore had received additional training, as a School Resource Officer, in the proper response to an active shooter situation in a school setting, as discussed above.

The facts also determined that on February 14, 2018, Nikolas Cruz entered the 1200 Building on the campus of Marjory Stoneman Douglas High School armed with a Smith and Wesson M&P-15 rifle. Cruz subsequently shot thirty-four people, killing seventeen and wounding another seventeen.

The facts further established that Deputy Scot Peterson was aware that Nikolas Cruz was inside the 1200 building at MSD while he was positioned between the 700 and 800 Buildings. Deputy Peterson, as a School Resource Officer, was assigned the duty and responsibility of protecting Marjory Stoneman Douglas High School and its occupants, including students of a minor age and therefore was responsible for the welfare and safety of the MSD students inside the 1200 Building during the time the active shooter was firing his weapon inside the building. Deputy Peterson knowingly and willingly failed to act pursuant to his law enforcement training and sworn duties which directed him to promptly address the active shooter (Cruz) within the 1200 Building; instead retreating to a position of increased personal safety. And furthermore, Deputy Peterson failed to make a reasonable effort to protect who was 14 years of age on the date from the abuse, neglect, or exploitation of the incident and whose date of birth is by another person by (1) failing, declining, or refusing to attempt to investigate the source of the gunshots fired within a building described as the 1200 Building at Marjory Stoneman Douglas High School, and/or (2) fleeing approximately 75 feet from the building described as the 1200 Building to the northeast corner of the building described as the 700 Building at Marjory Stoneman Douglas High School and remaining there during the entire incident, and/or (3) failing, declining, or refusing to move toward the sound of the gunfire, and/or (4) failing, declining, or refusing to seek out, confront, or engage the shooter. During the time Deputy Peterson remained between the 700 and 800 buildings; Cruz continued to actively shoot inside the 1200 Building and subsequently shot and killed one teacher and 5 students, four of the students being under the age of 18. In
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addition, Cruz shot and injured one adult teacher and three students under the age of 18 during the aforementioned timespan.

The facts of this investigation showed that on February 14, 2018, Broward County Sheriff’s Office Deputy Scot Peterson, while acting as a caregiver, willfully neglected; by failing to immediately take action, as he was trained and as is required of a caregiver, to stop the active shooter, Nikolas Cruz, thereby allowing who was 14 years of age a person under the age of 18, to be struck with a fragment shot from a firearm by another person, without causing great bodily harm, permanent disability, or permanent disfigurement to said child, contrary to F.S. 827.03, (1)(e)1., (1)(e)2., (2)(d), and 827.01.

F.S. 784.05(1)

As determined in the above delineated facts, on February 14, 2018, Scot Ralph Peterson was employed by the Broward County Sheriff’s Office as a School Resource Officer assigned to the Marjory Stoneman Douglas High School in Parkland, Florida. As a member of the Broward County Sheriff’s Office Deputy Peterson had received many hours of training in the proper response to an active shooter situation, and furthermore had received additional training, as a School Resource Officer, in the proper response to an active shooter situation in a school setting, both trainings which stressed the importance of the immediate engagement of an active shooter. Deputy Peterson had also received training in the necessity of and methods in promptly responding to and rendering aid to those persons injured in a mass casualty incident.

The facts also determined that on February 14, 2018, Nikolas Cruz entered the 1200 Building on the campus of Marjory Stoneman Douglas High School armed with a Smith and Wesson M&P-15 rifle. Cruz subsequently shot thirty-four people, killing seventeen and wounding another seventeen.

The facts further established that Deputy Scot Peterson was aware that Nikolas Cruz was inside the 1200 Building at MSD while he was positioned between the 700 and 800 Buildings. Deputy Peterson, as a School Resource Officer, was assigned the duty and responsibility of protecting Marjory Stoneman Douglas High School and its occupants, including students of a minor age and therefore was responsible for the welfare and safety of the MSD students inside the 1200 Building during the time the active shooter was firing his weapon inside the building. Deputy Peterson knowingly and willingly failed to act pursuant to his law enforcement training and sworn duties which directed him to promptly engage the active shooter. And furthermore, Deputy Peterson failed to make a reasonable effort to protect the below delineated persons from the abuse, neglect, or exploitation by another person by (1) failing, declining, or refusing to attempt to investigate the...
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source of the gunshots fired within a building described as the 1200 Building at Marjory Stoneman Douglas High School, and/or (2) fleeing approximately 75 feet from the building described as the 1200 Building to the northeast corner of the building described as the 700 Building at Marjory Stoneman Douglas High School and remaining there during the entire incident, and/or (3) failing, declining, or refusing to move toward the sound of the gunfire, and/or (4) failing, declining, or refusing to seek out, confront, or engage the shooter. The facts, and Deputy Peterson’s own admission, showed that he never entered the 1200 Building after he responded to it, even when numerous other law enforcement officers responded to his call for assistance.

The facts of this investigation showed that on February 14, 2018, Broward County Sheriff’s Office Deputy Scot Peterson in failing to, or refusing to, address Nikolas Cruz’ actions, exhibited a reckless indifference to or grossly careless disregard for others and did expose who was 35 years of age on the date of the incident and whose date of birth was who was 50 years of age on the date of the incident and whose date of birth was who was 18 years of age on the date of the incident and whose date of birth was to personal injury contrary to contrary to F.S. 784.05(1).

F.S. 837.012

Based on the information obtained during this investigation, on February 16, 2018, Deputy Scot Peterson provided a witness statement to Broward County Sheriff’s Office sworn law enforcement investigators pertaining to the criminal investigation of a capital offense. Prior to providing the statement, while being placed under oath, Deputy Peterson acknowledged his understanding of perjury. Based on an analysis of related witness testimony, video security / body worn camera footage and police radio transmissions obtained or reviewed during this investigation, it was determined that Deputy Scot Peterson knowingly made a false statement when he, while under oath, stated that he did not hear any shots fired after he arrived at the 1200 Building, except for the first two or three shots he heard when he first arrived at the 1200 Building, contrary to F.S. 837.012.
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The offense(s) set forth in the foregoing Affidavit is/are contrary to the statute(s) in such case made and provided, and against the peace and dignity of the State of Florida and therefore, based on the above listed facts, your affiant respectfully requests that this arrest warrant be granted.

Affiant
Inspector Keith B. Riddick
FDLE Office of Executive Investigations Public Corruption Unit

SWORN TO AND SUBSCRIBED before me at Ft. Lauderdale, Broward County, Florida, this 3rd day of June, 2019.

Judge Andrew L. Siegel
Circuit Court Judge of the 17th Judicial Circuit
Broward County, Florida
STATE OF FLORIDA
OFFICE OF THE GOVERNOR
EXECUTIVE ORDER NUMBER 19-14
(Executive Order of Suspension)

WHEREAS, Article IV, Section 7 of the Florida Constitution provides in relevant part that, “the Governor may suspend from office ... any county officer for ... neglect of duty ... [or] incompetence”; and

WHEREAS, Scott Israel is presently serving as the Sheriff for Broward County, Florida, having been reelected by the voters of Broward County in 2016 for a four-year term; and

WHEREAS, pursuant to Florida Statute § 30.15, it is the duty of elected sheriffs to be the conservators of the peace in their respective counties; and

WHEREAS, pursuant to Florida Statute § 30.07, “sheriffs may appoint deputies to act under them who shall have the same power as the sheriff appointing them, and for the neglect and default of whom in the execution of their office the sheriff shall be responsible”; and

WHEREAS, sheriffs are responsible for appointing command staff who are responsible for the training, response and security within the counties, including airports, seaports and schools within their jurisdiction; and

WHEREAS, sheriffs are responsible for the recruitment, hiring and promotion of their command staff and deputy sheriffs; and

WHEREAS, on February 14, 2018, Marjory Stoneman Douglas High School in Parkland, Broward County, Florida, experienced a tragic shooting, taking the lives of seventeen students and staff members; and
WHEREAS, prior to the shooting at Marjory Stoneman Douglas High School, Broward County Sheriff’s Office had a total of 21 interactions with the shooter, including two incidents that an internal affairs investigation later found warranted additional follow-up; and

WHEREAS, the first of the above incidents occurred in February 2016 when the Marjory Stoneman Douglas shooter posted a picture of a gun with a statement similar to “I am going to get this gun when I turn 18 and shoot up the school”; and

WHEREAS, Broward County Deputy Eason, acting on behalf of and in place of Sheriff Israel, did not complete an incident report, but instead noted in CAD, “No threats noted and info forwarded to (SRO) Peterson at school.”; and

WHEREAS, the second of the above incidents occurred in November 2017 when Broward County Sheriff’s Office received a call that the Marjory Stoneman Douglas shooter “had weapons and wanted to join the military to kill people” and “that [he] ‘might be a Columbine in the making’ and was a threat to kill himself.”; and

WHEREAS, Broward County Deputy Treijs, acting on behalf of and in place of Sheriff Israel, did not complete an incident report, but instead noted in CAD that the Marjory Stoneman Douglas shooter was autistic, his location was unknown, and directed the caller to contact another police department; and

WHEREAS, on February 14, 2018, Broward County Deputy Scot Peterson was at all times acting on behalf of and in place of Sheriff Israel while serving as the School Resource Officer at Marjory Stoneman Douglas High School; and

WHEREAS, on February 14, 2018, Broward County Deputy Peterson exercised the discretion of Sheriff Israel consciously deciding not to engage the Marjory Stoneman Douglas shooter, while the shooter was actively killing and attempting to kill the students and teachers of Marjory Stoneman Douglas High School; and
WHEREAS, according to the Marjory Stoneman Douglas Public Safety Commission Report dated January 2, 2019, there were six other Broward County Sheriff Deputies acting on behalf of and in place of Sheriff Israel who were in close proximity to the Marjory Stoneman Douglas High School that “did not immediately move towards the gunshots to confront the shooter”; and

WHEREAS, Sheriff Israel is responsible for developing, implementing and training his deputies on policy related to active shooters; and

WHEREAS, Sheriff Israel is responsible for inserting into the Broward County Sheriff’s Office Active Shooter Policy that a deputy “may” enter the area or structure to engage an active shooter and preserve life; and

WHEREAS, on November 15, 2018, Sheriff Israel stated to the Marjory Stoneman Douglas Public Safety Commission “that he wanted his deputies to exercise discretion and he did not want them engaging in ‘suicide missions.’”; and

WHEREAS, as noted by the Marjory Stoneman Douglas Public Safety Commission Report dated January 2, 2019, Broward County Sheriff’s Office policy for responding to an active shooter situation is inconsistent with current and standard law enforcement practices; and

WHEREAS, even if the duty to engage an active shooter was discretionary, the responsibility for the exercise of that discretion falls upon the elected sheriff; and

WHEREAS, the Marjory Stoneman Douglas Public Safety Commission Report further revealed a failure on the part of Sheriff Israel and his deputies to timely establish an incident command center; and

WHEREAS, to meet the Sheriff’s duty to be the conservator of the peace, it is necessary for the Sheriff to provide adequate, up-to-date, frequent, thorough and realistic training to handle high-risk, high-stress situations, including mass casualty incidents; and
WHEREAS, Sheriff Israel’s deputies interviewed by the Marjory Stoneman Douglas Public Safety Commission could not remember the last time they attended active shooter training or what type of training they received; and

WHEREAS, on January 6, 2017, a tragic shooting occurred at the Fort Lauderdale-Hollywood Airport in Broward County, Florida, taking the lives of five and injuring dozens more; and

WHEREAS, during the shooting at the Fort Lauderdale-Hollywood Airport the Broward County Sheriff’s Office failed to contain and maintain security resulting in a breach of airport security; and

WHEREAS, an internal investigation into the Fort Lauderdale Airport shooting uncovered a lack of leadership by Sheriff Israel, including: a failure by Sheriff Israel to establish proper containment procedures for the crime scene, a failure by Sheriff Israel to establish a centralized command and response, a failure by Sheriff Israel to provide his deputies adequate, thorough and realistic training, and a failure by Sheriff Israel to establish an appropriate response to a mass casualty incident; and

WHEREAS, the investigation also revealed that Sheriff Israel’s neglect of duty and incompetence lead to “most of the law enforcement personnel who responded [lacking] clear instructions, objectives, and roles.”; and

WHEREAS, Sheriff Israel has egregiously failed in his duties as Sheriff for Broward County; and

WHEREAS, Sheriff Israel failed to maintain a culture of vigilance and thoroughness amongst his deputies in protecting the peace in Broward County, Florida; and

WHEREAS, Sheriff Israel has demonstrated during multiple incidents that he has not provided for the proper training of his deputies; and

WHEREAS, two separate reports into the recent mass casualty shootings in Broward County specifically found that Sheriff Israel has not and does not provide frequent training for his deputies
resulting in the deaths of twenty-two individuals and a response that is inadequate for the future safety of Broward County residents; and

WHEREAS, two separate reports into the recent mass casualty shootings in Broward County specifically found that Sheriff Israel has not implemented proper protocols to provide guaranteed access to emergency services, nor proper protocols to have timely, unified command centers setup to control a crime scene, leading to confusion, a lack of recognized chain-of-command, and ultimately a failure to contain the dangerous situation; and

WHEREAS, Sheriff Israel has contravened his oath of office as set forth in Article II, section 5, of the Florida Constitution, to “...faithfully perform the duties” of Sheriff of Broward County, Florida; and

WHEREAS, due to his demonstrated neglect of duty and incompetence, Sheriff Israel can no longer demonstrate the qualifications necessary to meet his duties in office; and

WHEREAS, it is in the best interests of the residents of Broward County, and the citizens of the State of Florida, that Sheriff Israel be immediately suspended from the public office, which he now holds;

NOW, THEREFORE, I, RON DESANTIS, Governor of Florida, pursuant to the Constitution and the laws of the State of Florida, do hereby find, determine, and for the purposes of Article IV, section 7, of the Florida Constitution, allege as follows:

A. Scott Israel is, and at all times material was, the Sheriff for Broward County, Florida.

B. The office of sheriff is within the purview of the suspension powers of the Governor, pursuant to Article IV, section 7, of the Florida Constitution.

C. The actions and omissions of Scott Israel as referenced above and as noted in the Marjory Stoneman Douglas Public Safety Commission Report, dated January 2, 2019 and attached hereto,
constitute neglect of duty and incompetence for the purposes of Article IV, section 7, of the Florida Constitution.

D. If, after execution of this suspension, additional facts are discovered that illustrate further neglect of duty and incompetence—or other constitutional grounds for suspension of Sheriff Israel—this Executive Order may be amended to allege those additional facts.

**BEING FULLY ADVISED** in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is issued, effective immediately:

**Section 1.** Scott Israel is hereby suspended from the public office that he now holds, to wit: Sheriff for Broward County, Florida.

**Section 2.** Scott Israel is hereby prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from the effective date hereof, until a further executive order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 11th day of January, 2019.

RON DESANTIS, GOVERNOR

ATTEST:

SECRETARY OF STATE
APPENDIX G
IN THE SUPREME COURT OF FLORIDA

Case No. SC19-240

FIRST INTERIM REPORT OF THE TWENTIETH STATEWIDE GRAND JURY
IN THE SUPREME COURT OF THE STATE OF FLORIDA.

In the short time since this Statewide Grand Jury has convened, we have heard and seen evidence of noncompliance with the Marjory Stoneman Douglas High School Safety Act, SB 7026 (2018), and the Implementation of Legislative Recommendations of the Marjory Stoneman Douglas High School Public Safety Commission, SB 7030 (2019), in numerous school districts in the State of Florida. We have heard days of testimony from Department of Education, school district and law enforcement officials regarding administrative hurdles, increased costs to their districts, and shortages of the qualified employees necessary to bring these districts into compliance with these important safety measures. Without discussing the specifics of their explanations, suffice it to say we find this testimony wholly unpersuasive.

As of the writing of this Interim Report, it has been 545 days since the tragedy at Marjory Stoneman Douglas High School; it has been 497 days since SB 7026 was signed into law by Governor Rick Scott; it has been 72 days since SB 7030 was signed into law by Governor Ron DeSantis; and it is now approximately 24 days until the start of the 2019-20 school year. We find that law enforcement and school district officials have had sufficient time to bring their districts into compliance with these laws, and we fully expect that these officials will use the remaining days before the first day of the 2019-20 school year to do whatever it takes to bring these districts into full compliance.
Finally, we have seen and heard troubling evidence of conflicts between school district officials and law enforcement agencies regarding who is ultimately responsible for executing and enforcing SB 7026 and SB 7030. It appears that at least some of these officials have failed—or refused—to accept their responsibility for school safety. Protecting and securing our schools and every life within them is everyone's responsibility and it is of utmost importance. The goals of securing our schools and educating our children are not in conflict. They require cooperation between law enforcement and school district officials. The responsibility of securing our schools is not a matter to be passed from agency to agency, it is not a budget item to be haggled over, and it is not an agenda issue to be whittled down by negotiation into minimum legally-sufficient actions. Now is the time for everyone tasked with implementing and enforcing these laws to take action.

This Statewide Grand Jury will continue to investigate, monitor and exercise our authority to ensure full compliance with SB 7026 and SB 7030, as requested by the Governor and ordered by the Florida Supreme Court, throughout our term.

Respectfully submitted to the Honorable Martin S. Fein, Presiding Judge, this 7th day of July, 2019.

_________________________________, Foreperson, Juror # 7

Twentieth Statewide Grand Jury of Florida.

THE FOREGOING First Interim Report of the Twentieth Statewide Grand Jury was returned before me in open court, this 19th day of July, 2019.

HON. MARTIN S. FEIN, Presiding Judge
Twentieth Statewide Grand Jury of Florida
I, Nicholas B. Cox, Statewide Prosecutor and Legal Advisor, Twentieth Statewide Grand Jury of Florida, hereby certify that I, as authorized and required by law, have advised the Grand Jury which returned this report on this 19 day of July, 2019.

[Nicholas B. Cox's signature]

Nicholas B. Cox
Statewide Prosecutor
Twentieth Statewide Grand Jury of Florida

I, Joseph Spataro, Deputy Chief Assistant Statewide Prosecutor and Assistant Legal Advisor, Twentieth Statewide Grand Jury of Florida, hereby certify that I, as authorized and required by law, have advised the Grand Jury which returned this report on this 19 day of July, 2019.

[Joseph Spataro's signature]

Joseph Spataro
Deputy Chief Assistant Statewide Prosecutor
Twentieth Statewide Grand Jury of Florida

I, Jeremy B. Scott, Assistant Statewide Prosecutor and Assistant Legal Advisor, Twentieth Statewide Grand Jury of Florida, hereby certify that I, as authorized and required by law, have advised the Grand Jury which returned this report on this 19 day of July, 2019.

[Jeremy Scott's signature]

Jeremy Scott
Assistant Statewide Prosecutor
Twentieth Statewide Grand Jury of Florida

First Interim Report of the Twentieth Statewide Grand Jury
APPENDIX H
STATE OF FLORIDA

OFFICE OF THE GOVERNOR

EXECUTIVE ORDER NUMBER 19-45
(Ensuring the Safety of Our Children in Our Schools)

WHEREAS, on February 14, 2018, fourteen students and three staff members were murdered at Marjory Stoneman Douglas High School in Parkland, Florida; and

WHEREAS, following this massacre, the Florida Legislature passed Senate Bill 7026 during the 2018 Legislative Session and allocated significant financial resources toward improving the safety of Florida’s schools; and

WHEREAS, Senate Bill 7026 (2018) established the Marjory Stoneman Douglas High School Public Safety Commission (the Commission) to “investigate system failures in the Marjory Stoneman Douglas High School shooting and prior mass violence incidents in this state and develop recommendations for system improvements”; and

WHEREAS, the Commission issued its Initial Report on January 2, 2019 advising that school safety in Florida can and must be improved, and outlining extensive recommendations to accomplish this objective; and

WHEREAS, implementing many of the recommendations requires an action of the Legislature, but some recommendations can be implemented through actions of the Executive Branch, particularly by the Department of Education and the Department of Juvenile Justice; and

WHEREAS, there is still confusion amongst some school district superintendents as to how to implement the requirements of Section 1006.12, Florida Statutes, regarding safe-school officers (school resource officers) and guardians, in a manner that best serves the safety of Florida’s students; and
WHEREAS, pursuant to Section 1001.212(6)-(9), Florida Statutes, by December 1, 2018 the Department of Education was supposed to coordinate with the Department of Law Enforcement to provide a centralized, integrated data repository and data analytics resources to include access to timely school safety information, and this deadline has passed and yet the requirements have still not been met 75 days later, which is unacceptable; and

WHEREAS, we must dedicate the attention and resources necessary to improve safety at our schools.

NOW, THEREFORE, I, RON DESANTIS, as Governor of Florida, by virtue of the authority vested in me by Article IV, Section (1)(a) of the Florida Constitution, and all other applicable laws, do hereby issue the following Executive Order, to take immediate effect:

I hereby direct the Commissioner of Education and the Secretary of the Department of Juvenile Justice to ensure the following objectives are completed:

A. The Department of Education shall conduct an immediate statewide audit of all 67 county school districts to ascertain any and all types of school-based discipline diversion programs in place, such as the “PROMISE” program. The audit should determine their requirements for eligibility and operations, their stated impact on school and public safety, their costs, and whether there is evidence to support their continuation, closure or regulation in law. The Department should direct the school districts to expeditiously provide all requested information.

B. The Department of Education shall work in partnership with the Department of Juvenile Justice to review and analyze these programs. The assessment must, at a minimum, determine whether there is adequate information or evidence available to draw an informed conclusion about the efficacy of these programs and their impact
on school and public safety. The Departments shall further work together to develop
best practices and consistent criteria for school-based discipline diversion programs.
The Department of Juvenile Justice shall complete a report on their findings related to
these programs to be submitted to the Executive Office of the Governor and the
Legislature, by July 1, 2019.
C. The Commissioner of Education shall reopen and extend the application period for
participation in the Coach Aaron Feis Guardian Program to April 1, 2019, allowing
sheriffs who wish to participate in the program the opportunity to apply.
D. The Department of Education shall develop best practices for school hardening and
harm mitigation to be submitted to the Executive Office of the Governor and the
Legislature by July 1, 2019. These best practices shall, at a minimum, incorporate a
tiered approach to school hardening, ranging from basic harm mitigation strategies to
more advanced security measures, as identified in the Marjory Stoneman Douglas
E. The Commissioner of Education shall immediately communicate to all school district
superintendents how to implement compliance with Section 1006.12, Florida Statutes,
regarding safe-school officers (school resource officers) and guardians.
F. The Department of Education shall immediately take any and all steps necessary to
implement Section 1001.212(6)-(9), Florida Statutes, to provide a centralized,
integrated data repository and data analytics resources to include access to timely
school safety information, by August 1, 2019, prior to the 2019-2020 school year,
with the full support of the Departments of Children and Families, Law Enforcement
and Juvenile Justice, and the courts pursuant to requirements of Section 1001.212(6)(a)-(e), Florida Statutes.

These actions will continue the process of ensuring the safety of our children in schools across the State of Florida.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 13th day of February, 2019.

GOVERNOR

ATTEST:

SECRETARY OF STATE
APPENDIX I
I. PURPOSE:

The purpose of this General Order is to establish a guideline for recovering from incidents involving active threat(s)/criminal mass casualty events, and for the Deputies to quickly and effectively respond and coordinate the debriefing, evidence collection and reunification process with family and loved ones. This General Order works in conjunction with the Central Florida Family Assistance Center Response Plan.

II. SCOPE:

A. In the event of a mass casualty/mass fatality incident, family reunification should be established to facilitate the process of transporting survivors of an incident to a family reunification site, identifying individuals involved in an incident and reuniting them with family and loved ones, debriefing and collecting evidence, and identifying fatalities.

B. In conjunction with family reunification, family assistance requires the coordinated effort of all governmental and non-governmental agencies. Establishing a Family Assistance Center requires coordination of personnel and logistics. Survivors of the incident and their families should be able to receive an array of services, including family reunification aid, basic needs and support services, counseling, compensation, travel and funeral aid, and other assistance through this overall family assistance process.
III. DEFINITIONS:

A. Citizen Information Group
Personnel who staff the Citizen Information Line who gather information about victims and witnesses and answer questions as received from the public from a published hotline.

B. Data Collection Group
Analyst or other data entry personnel who gather data to assist in the investigative and reunification process.

C. Emergency Evacuation Point
A location selected at an incident site to transport individuals to a Family Reunification site.

D. Family Reunification Branch
Oversees the connection and reunification of people with their family or friends and grief counseling.

E. Friends/Family Check-in Group
Analyst who gather data to assist in the investigative and reunification process.

F. Forensics Group
Documents and collects evidence related to the incident.

G. Intelligence Gathering Group
Investigators assigned to interview and collect evidence, both digital and physical, from persons that were at the scene.

H. Investigative Operations Branch
Oversees the Investigative component of an incident.

I. Intelligence Operations Branch
Oversees the gathering and dissemination of intelligence and information.

J. Investigative Operations Group
Investigates the incident.

K. Liaison Officer
Coordinates will all branches of the Investigation Section and outside governmental and non-governmental organizations to provide a seamless flow of information.

L. Mass Casualty Group
A combined group of personnel from various local, state and federal agencies, to include the Medical Examiner’s Office, dealing with the identification and recovery of mass casualties.

M. Missing Persons Group
Identifies friends and family who report the reunification site and there is no information in the system about their loved one.
N. Mobile Intelligence Group
Gathers intelligence, collects evidence and takes statement taking at hospitals, private residences, or any outside location where a victim/witness may be located.

O. Victim Assistance Group
Walks people through the process of reunification, both from the scene and the family/friends who respond to the scene. Provides guidance and grief counseling as necessary.

P. Property Return Group
Reunites people with non-evidentiary property that was left behind at the scene. Facilitates the transportation and recovery of people or property, returning it to the rightful owner.

IV. SITE SELECTION:
A. Critical to the process is site selection. If possible, several sites should be predesignated around the county. These sites should be selected in conjunction with the Seminole County Office of Emergency Management.

1. The designation of a Family Reunification site should take into consideration the need for a Family Assistance Center and the logistics required for both.

2. The size and flow of the structure is important. The Family/Friends check-in area should be on a different side of the building from where people who were at the incident are being brought.

3. Location security, both internally and externally, should be taken into consideration.

4. Prior to entry, all persons, at both check in locations may be scanned with a metal detector for security reasons. The Investigation Section Chief or designee will make a determination on security protocols.

5. Uniformed law enforcement personnel will be positioned both inside and outside to provide a physical presence.

V. ICS STRUCTURE:
A. Family Reunification shall fall under the Investigation Section of an ICS structure.

1. The Investigation Section Chief shall be commanded by a Captain.

2. The Investigation Section Chief shall be assisted by a Liaison Officer and investigators from the Joint Terrorism Task Force and the FBI.

   a. The Liaison Officer will coordinate with all branches of the Investigation Section and outside governmental and non-governmental organizations to provide a seamless flow of information.
b. The Joint Terrorism Task Force and FBI investigators will provide situational awareness of the suspect(s) and the overall threat condition.

B. The Investigative Operations Branch shall oversee the Investigative component of an incident.

1. The Branch Director, usually the DIS Lieutenant, will be supported by the Investigative Operations Group, Forensics Group, and the Mass Causality Group.

   a. The Investigative Operations Group will investigate the incident. It will be comprised of investigators from the Major Crimes Unit or other identified investigative personnel.

   b. The Forensics Group will document and collect evidence related to the incident. It will be made up of personnel from the Forensic Laboratory Services Division.

   c. The Mass Casualty Group will be a combined group of personnel from various local, state, and federal agencies, to include the Medical Examiner’s Office, dealing with the identification and recovery of victims.

C. The Intelligence Operations Branch shall oversee the gathering and dissemination of intelligence and information.

1. The Branch Director, usually the Domestic Security Division Lieutenant, will be supported by the Data Collection Group, Intelligence Gathering Group, and the Mobile Intelligence Group.

   a. The Data Collection Group will be a group of analyst, investigators or other personnel tasked with gathering data to assist in the investigative and reunification process. This data will be entered into a database. It will be made up of analysts from the Domestic Security Division.

   b. The Intelligence Gathering Group will be a group of investigators assigned to interview and collect evidence, both digital and physical, from persons that were at the scene. It will be made up of investigators from the Digital Forensics Unit, Domestic Security Division, Diversified Investigative Services Division, SNP, and Child Protective Services Division.

   c. The Mobile Intelligence Group is responsible for gathering intelligence, evidence and statement taking at hospitals, private residences, or any outside location where a victim/witness may be located. It will be made up of investigators from the Juvenile Justice Division, Child Protective Services Division, Diversified Investigative Services Division, or SNP.

D. The Family Reunification Branch shall oversee the connection and reunification of people with their family or friends and grief counseling. They will assist with identifying friends or family of people who have not been located and may be missing. They will also facilitate the non-evidentiary return of personal property left at the scene.
1. The Branch Director, usually the Crimes Against Children Lieutenant, will be supported by the Missing Persons Group, the Victim Assistance Group, the Friends/Family Check in Group, the Citizen Information Group, and the Property Return Group.

   a. The Missing Persons Group is tasked with identifying friends and family who report the reunification site and there is no information in the system about their loved one. They will work with the Investigative Operations Branch and the Intelligence Branch to identify where a person may be. It will be made up of investigators and civilians from various parts of the agency.

   b. The Victim Assistance Group is tasked with walking people through the process of reunification, both from the scene and the family/friends who respond to the family reunification site. They will provide guidance and grief counseling as necessary. They will be made up of members of the Peer Support Team, Chaplains, and Victim Advocates.

   c. The Friends/Family Check in Group will be a group of analysts gathering data to assist in the investigative and reunification process. This data will be entered into a database. It will be made up of analysts from the Domestic Security Division.

   d. The Citizen Information Group will staff the Citizen Information Line (CIL) and answer questions as received from the public from a published hotline. Calls received by the Communications Center will also be forwarded here. They will assist in facilitating the needs of the public and be staffed by personnel from the Civil Division. An Analyst should also staff the CIL to input data into the system and be able to answer questions that come in.

   e. The Property Return Group will attempt to reunite people with non-evidentiary property that was left behind at the scene. They will facilitate the transportation and recovery of that property, returning it to the rightful owner. It will be made up of personnel from the Forensic Laboratory Services Division.

   INTENTIONALLY LEFT BLANK
VI. **REUNIFICATION PROCEDURE:**

In an event that requires reunification, the following steps should be followed:

A. People at a scene should be directed to an Emergency Evacuation Point. Emergency officials will arrange for transportation to a Family Reunification site.

B. The Incident Commander, in conjunction with Emergency Management officials will choose a reunification site that can adequately handle the size and scope of the incident. Transportation will be arranged through the Office of Emergency Management (the Emergency Operations Center, EOC, will be activated in the event of a mass casualty event or any situation requiring the activation of the family reunification plan).

C. Once at the reunification site, people involved in the incident will be debriefed by investigative personnel. This will occur prior to family reunification.

D. The reunification site should be broken down into rooms or areas that allow for people to be questioned, interviewed and consoled with some privacy. Each room or area should be labeled.

E. When people arrive at the reunification site they will be greeted and escorted by the Victim Assistance Group.

F. They will first proceed to Check In, which is managed by the Data Collection Group. There they will be marked with a blue wristband denoting that they were at the scene. Basic scripted information, including a photo, will be gathered and entered into a database. For a school incident, the data will be entered into the school’s Raptor database. Analysts will also identify persons who were direct witnesses or have digital evidence of the crime. They will be marked with an additional red wristband.

G. If the person has no additional information, they will be marked with an additional green wristband indicating no further action is required for investigative purposes. They will be escorted to the family reunification area. Information on Family Assistance will be provided by The Seminole County Office of Emergency Management.

H. Should the person have additional evidence or testimony, such as phone video or pictures of the incident, or require additional witness interviewing, the red wristband will denote this and they will be escorted to a waiting area to be interviewed by the Intelligence Gathering Group.

I. The Intelligence Gathering Group shall quickly download the necessary digital files and interview the person, obtaining pertinent information. Once complete, the red wristband will be removed and they will be marked with a green wristband and escorted to family reunification.

J. The Mobile Intelligence Group will disperse to hospitals, private residences, or any outside location where a victim/witness may be located to gathering intelligence, evidence and statement taking at. They will report their intelligence to the Data Collection Group.
K. The Family Reunification Group will serve several functions.

1. Releasing persons marked with a green wristband,
2. Counseling grief stricken persons,
3. Registering family and friends of persons who were at the scene,
4. Answering questions received from the Citizen Information Hotline,
5. Helping locate people who are still missing,
6. Facilitating the return of non-evidentiary property, and
7. Ensuring all persons released will be marked as such in the database.

L. The Family/Friends Group will check in family and friends of persons being sought. This information will be entered into a database. Family and friends will be marked with a yellow wristband. In a school incident, this will be accomplished in the Raptor database. People will be informed at check in of the following information:

1. If a person is in the database, provide information directly if:
   a. At a hospital
   b. In processing/waiting
   c. Released

2. Send to family waiting area if:
   a. Identified as deceased

3. If a person is not in the system, the Family/Friends Group will:
   a. Request they wait in Missing Persons Waiting Area.
   b. Provide updates either in the waiting area or by electronic means. Information transmitted by electronic means will be limited to non-sensitive information.

M. The Missing Persons Group will work with the Mobile Intelligence Group and the Investigations Group to identify persons injured at a hospital or deceased and not yet identified. They will coordinate the notifications to family and friends of the status of their loved ones.

N. The Victim Assistance Group will assist both the intake of persons from the scene and family and friends. Their main role is to walk people through the process and counsel as necessary.

O. The Citizens Information Group will staff a hotline and answer questions the public may have. They will coordinate with all of the branches, to include the Public Information Officer to promote a united message. They will also assist in connecting family and friends through the reunification process. An analyst will be in the CIL area to provide and update data in the database.

P. The Property Return Group will work to ensure non-evidentiary items left behind at the scene are recovered and returned. They will also work to arrange transportation back to a scene to recover vehicles.
VII. CONSIDERATIONS:

A. A briefing schedule for each room should be established in advance and conducted by a Branch Director.

B. All staff working at Family Reunification will wear an orange wristband and be easily identifiable as staff.

C. There will be questions and an infiltration of people who were not part of the incident. These should be quickly identified using the wristband system.

D. Connecting people with persons who fled the scene and were not part of the process should be considered.
E. As people leave Family Reunification, a deputy or investigator must sign them out so we account for who has left the facility.

F. Sensitivity should be given to terms and names mentioned in front of citizens (friends, family, etc.)

G. The term Waiting Room shall be used in front of families, not Missing Persons.

H. Consideration to a term other than Grief Counselor.

I. The waiting area should be placed near an entrance to reduce interior traffic.

J. The use of portable stanchions at entrances should be considered too narrow crowds.

K. If possible, obtain descriptions in the waiting area and not at Check-in.

L. Try to avoid calling out family names in waiting areas. People should be identified prior and contacted in a discrete manner and escorted so as not to draw attention.

M. Bathroom locations should be clearly marked and near the waiting area.

N. Death notifications should be made in a room nearest to an exit, away from crowds. People in adjoining rooms should not be able to hear the conversations. Families should have a single point of contact, access to a Victim Advocate, and comforted in any way possible, to include transportation from the scene.

O. Have ample space and multiple rooms for death notifications to direct friends and family of deceased after notification. Sensitivity should be given to families who choose to stay awhile after notification.

P. Develop a feeding plan for employees and families. Have food snacks and bottles water available.

Q. Signage is very important to direct people where to go

R. The news media should be kept away from the area.
APPENDIX J
1213 - REUNIFICATION

Definitions

A. **Reunification** means the safe, orderly reunion of parents/guardians with their student because the school has been evacuated or closed unexpectedly. Reunification may be necessary following a major fire, gas leak, hazardous material spill, flash flooding, active shooter, act of violence, bomb threat, etc.

B. **Student** means any person, enrolled as a student, regardless of age, in a public school operated and maintained by the Board. Students over the age of 18 may sign themselves out once reaching the Reunification Site and following proper procedure.

C. **Raptor Emergency Management Reunification System** is a mobile application utilized by Seminole County Public Schools which syncs with the Student Information System to provide up to date information to Incident Commanders on the location and status of students and staff. This application will be utilized to document the release of all students to their proper guardian.

D. **Unified Command** derives from the Incident Command System and describes the authority structure during a critical incident where several agencies/organizations respond and coordinate for an effective response. For example, SCSB, Police, Fire, Medical, Emergency Management, etc.

E. **School Incident Commander** means the school’s on-site representative during a critical incident. This role may be filled by the principal or designee until a higher level administrator, i.e., Executive Director, arrives and assumes command.

F. **Secure Assembly Site** means a pre-determined location within walking distance of the school where students will be evacuated to as a preliminary site until transportation to the Reunification Site is arranged.

G. **Reunification Site** means a pre-determined location with the capacity to handle a full-scale reunification event. This site will be coordinated by a Reunification Site Commander and staffed by the District Reunification Team. The site will be divided into pre-designated areas for student collection, parent waiting, interview rooms, etc. All required equipment for this purpose will be contained in the District Reunification Kits which will be provided by School Safety & Security upon deployment of the District Reunification Team.
Priorities and Objectives

A. Priorities

1. Student & Staff safety and well-being
2. Student & Staff whereabouts and condition
3. Successfully starting the recovery process

B. Objectives

1. Every student has been accounted for
2. Every staff member has been accounted for
3. Every student still in the school’s custody has been successfully reunited with their parent or guardian

Responsibilities

A. School Incident Commander

1. Once a determination is made that reunification will occur, ensure that a reunification event has been initiated in Raptor
2. Facilitate the release of students from the school to the Secure Assembly Site with other members of the Unified Command to ensure a calm, controlled transfer, once safe to do so.
3. Designate a school coordinator for the Secure Assembly Site and Reunification Site to liaise with School Safety/Law Enforcement
4. Ensure Transportation is aware of the Secure Assembly Site location and provide the approximate number of students/staff being transported to the Reunification Site
5. Follow pre-determined parental notification procedures such as phone trees, local media channels, automated alert system, cell or text messaging, etc. to send parents to the Reunification Site and not to come to the school.

B. District Reunification Team

1. The District Reunification Team will be comprised of members from the Educational Support Center who will be specifically trained in Raptor Reunification for deployment after a major event.
2. There will be at least two members cross-trained for each coordinator position.
3. Areas of Responsibility
   i. Branch Director of Reunification- Lieutenant or Sergeant from the School Safety Division
   ii. Public Information- SCPS PIO Coordinator/Liaison
   iii. Transport Team at Secure Assembly Site: Provide transportation from Secure Assembly Site to Reunification Site
      1. Transportation Coordinator
      2. Scribe
      3. Team Members
      4. Law Enforcement Officers
   iv. Parent Parking: Assist with perimeter of Reunification Site and assist parents with parking
      1. Parking Attendants
      2. Law Enforcement Officers
   v. Parent Check-In: First step in reunification. Parents will check in with personnel and then be escorted to Parent Waiting
      1. Coordinator
      2. Greeters
      3. Check-In Stations
      4. Runners for Student Assembly and Reunification Area
      5. Law Enforcement Officers
   vi. Student Assembly Area: Student receiving and waiting at the Reunification Site
      1. Coordinator/Student Activities Director
      2. Counselors/ VAs
      3. Teachers/Staff
      4. Law Enforcement Officers
   vii. Parent/Student Reunification Area: Final process of reunification where parents will digitally sign students out.
      1. Coordinator
      2. Reunifiers
   viii. Parent Waiting Area: Location parents will wait until student is ready for reunification.
      1. Coordinator
   ix. Team Staging: Location where all District personnel will check in and receive assignments
      1. Coordinator
      2. Scribe
      3. Team Members
x. Victim Assistance Group: Provide counseling and assist with parent notifications
   1. Coordinator
   2. District/School Counselors
   3. Sheriff’s Office Victim Advocates
xi. Missing Persons Group Liaison: Work with law enforcement to identify students/staff not accounted for in Raptor
xii. Dining Services: Provide food and water to students and staff during the reunification process

Raptor Reunification System

A. Raptor’s mobile app allows teachers to instantly access class rosters to account for their students and seamlessly broadcast the data to incident managers.
B. The Raptor System provides automated student data imports from your existing SIS into a format that is optimized for mobile access.
C. Raptor’s mobile app provides real-time reporting dashboards that allow incident managers the ability to track the status and location of every individual.
D. The process of Parent Reunification is streamlined by providing mobile guardian validation, reunification processing, and student release tracking.
E. The Raptor System provides quick and easy access to your school’s incident-specific action plans, facility maps, and emergency operating procedures.
F. Raptor’s Emergency Management System provides detailed after-incident reporting that can easily be exported and used for improving your school’s incident response methods or for compliance purposes.

Reunification Event

A. Initiation
   1. During an incident, when a reunification event has been deemed necessary, a message through the Raptor application will be sent out from School Safety & Security.
   2. Admin, teachers, and staff will be responsible for taking attendance of the students under their control during the lockdown when safe to do so.
   3. For teachers with classes already outside, do not go back into the school. Make your way to the designated school Secure Assembly Site until the all clear is given and you can return to campus, or the reunification process has begun.

B. Evacuation to the Secure Assembly Site
   1. Staff should remain in lockdown until directed to evacuate to the Secure Assembly Site.
   2. Teachers will remain with their students. If a teacher is unable to stay with their students, doubling up classes with a “partner” teacher is appropriate.
   3. If any students are injured, law enforcement or medical personnel on site should be notified for assistance.
   4. Once the teacher has checked in with the Transportation Director, a bus will be arranged for transport to the Reunification Site.
   5. Teachers will check their students into the Secure Assembly Site in the Raptor Application via their electronic device.

C. Student Assembly at the Reunification Site
   1. Students will arrive at the Reunification Site and be taken to the Student Assembly area until successfully reunited with their parents
   2. Students and teachers will check in with Student Assembly staff through the Raptor App.
   3. After being checked in, each student will receive a green band to indicate they have been checked in at the Reunification Site and waiting for parent pick up.
   4. After students have been checked in with the Student Assembly Coordinator/staff, teachers and staff of the affected school can be released or receive an assignment from the Team Staging Coordinator to assist.
   5. If any student or teacher has information related to the investigation, they will also be given a red band and will not be able to complete the reunification process until they have spoken with an investigator. Students/teachers with red bands will be moved to the interview holding areas. After the interview has been completed and/or evidence collected, the student will be escorted back to the Student Assembly Area.
   6. It should be noted that students over the age of 18 can check themselves out at Student Assembly. They should still complete the process through the app and sign themselves out so parent notification is made through the app.
   7. Students and teachers will not be able to return to the school to retrieve their vehicles or personal property until the scene has been released.

D. Parental Process
   1. In order to maintain control over the reunification process, it is important to keep parents separate from students until the last stage.
   2. Parents will be directed to Parent Parking and Parent Check-in upon entering the Reunification Site.
   3. Parents will be given a green band to indicate they have been checked in at the Reunification Site.
   4. If they do not have a picture ID, the Check-In Coordinator will be notified, and alternate means for identification will be utilized.
4. After checking in through the Raptor App, staff will take the parents in groups to the Parent Waiting Area until their child has been processed through Student Assembly.

5. Once the student has completed the check-in at Student Assembly, the parent and student will be brought to Parent/Student Reunification Area for the final step of reunification.

6. After the parent has signed the student out in the Raptor App, they will be free to leave the Reunification Site.
October 4, 2019

Chair Bob Gualtieri
MSD Public Safety Commission

Re: Support of Recommended Change in Emergency Drill Frequency – Fire and Lockdown

Dear Chair Gualtieri:

The Florida Fire Chiefs’ Association is pleased to provide this letter of support for the recently submitted recommended change by the Marjory Stoneman Douglas High School Public Safety Commission in emergency drill frequency – fire and lockdown.

If you have any further questions, please contact me at 850.900.5180.

Sincerely,

Wm. Ray Colburn, Fire Chief, Retired
Executive Director
Florida Fire Chiefs’ Association
October 7, 2019

Chair Bob Gualtieri  
MSD Public Safety Commission

Re: Support of Recommended Change in Emergency Drill Frequency – Fire and Lockdown

Dear Chair Gualtieri:

The Florida Fire Chiefs’ Association has been intimately involved in the discussions regarding the frequency of emergency drills in schools. As the recognized voice of the Florida Fire Service, the Florida Fire Chiefs’ Association supports the proposal to:

1. Mandate that drills include decision-based/option-based drills, including drills comprised of a unique set of circumstances that requires faculty and students to consider the response to that specific threat as well as evacuation or protection in place.

2. Mandate that all students, faculty, Guardians, and volunteers must participate in emergency drills; that law enforcement officers be physically present on campus and directly involved in the execution of all emergency drills; emergency drills include the exercise all necessary aspects of the drill including panic buttons, simulated communications with first responders, notification to parents of the drill, student/faculty movement, turning lights off, covering windows, etc.; that elementary schools conduct six fire drills and six emergency drills every school year; middle and high schools conduct four fire drills and six emergency drills every school year; that the first fire and emergency drills take place within the first ten days of school.

3. Mandate that within elementary schools, four of the six fire drills involve evacuating the building to the designated meeting location outside of the building; two of the six fire drills can be fire prevention training with content designed by the SFMO/DOE; of the six emergency drills, four of the drills must address active threats (active assailant, hostage, bomb threat, etc.); two drills must address events such as severe weather, natural disasters, reunification, etc.

4. Mandate that within high schools and middle schools, three of the four fire drills involve evacuating the building to the designated meeting location outside of the building; one of the drills can be fire prevention training with content designed by the SFMO/DOE; of the six emergency drills, four of the drills address active threats (active assailant, hostage, bomb threat, etc.); and two drills must address events such as severe weather, natural disasters, reunification, etc.

5. Mandate that ESE students and exceptional student centers be afforded some leeway in these requirements.

6. Mandate that each school completes an after-action report subsequent to every fire and emergency drill on campus.

Respectfully,

Darrel Donatto, President  
Florida Fire Chiefs’ Association
Date: October 7, 2019

To: Marjory Stoneman Douglas High School Public Safety Commission

Subj: Support Letter for Recommended Changes to Fire and Emergency Drill Frequency

Dear Honorable Commission Members,

The Florida Fire Marshals and Inspectors Association (FFMIA) has been heavily involved in the discussions regarding the frequency of emergency drills, providing recommendations and heading up a statewide task group to address drills and other fire safety issues in schools. The FFMIA supports the proposal to:

1. Mandate that drills include decision-based/option-based drills, including drills comprised of a unique set of circumstances which requires faculty and students to consider the response to that specific threat as well as evacuation or protection in place.

2. Mandate the number of fire and emergency drills taking place during every school year at every elementary, middle and high school, mandate that elementary schools conduct six fire drills and six emergency drills every school year; middle and high schools conduct four fire drills and six emergency drills every school year; that the first fire and emergency drills take place within the first ten days of school; mandate that all students, faculty, Guardians, and volunteers must participate in emergency drills; that law enforcement officers be physically present on campus and directly involved in the execution of all emergency drills; emergency drills include the exercise all necessary aspects of the drill including panic buttons, simulated communications with first responders, notification to parents of the drill, student/faculty movement, turning lights off, covering windows, etc.;

3. Mandate that within elementary schools, four of the six fire drills involve evacuating the building to the designated meeting location outside of the building; two of the six fire drills can be age appropriate fire prevention training with content designed by the SFMO/DOE; of the six emergency drills, four of the drills must address active threats (active assailant, hostage, bomb threat, etc.); two drills must address events such as severe weather, natural disasters, reunification, etc.;
4. Mandate that within high schools and middle schools, three of the four fire drills involve evacuating the building to the designated meeting location outside of the building; one of the drills can be age appropriate fire prevention training with content designed by the SFMO/DOE; of the six emergency drills, four of the drills address active threats (active assailant, hostage, bomb threat, etc.); and two drills must address events such as severe weather, natural disasters, reunification, etc.

5. Mandate that ESE students and exceptional student centers be afforded some leeway in these requirements.

6. Mandate that each school completes an after-action report subsequent to every fire and emergency drill on campus.

Thank you for your time and consideration. Please feel free to contact us if you have questions or need assistance with any fire code related issues. We have a great team and would be happy to assist or serve as needed.

Respectfully,

[Signature]

Wendy K. Niles
President
February 11, 2019

To Whom It May Concern:

In a collaborative effort, the Central Florida Public School Boards Coalition Committee would like to extend our full support to Mr. Rick Francis, Director of School Safety, Seminole County School District and his team in their pursuit of seeking changes to the fire codes and drills at all K-12 schools in the state of Florida. After the devastating tragedy in Parkland, Florida, on February 14, 2018, we feel this is an issue of grave importance for our students.

Upon extensive review and research of the applicable fire codes for K-12 schools by Mr. Francis and his team, the recommendations were shared with all 69 other School Safety Specialists throughout Florida. Each designated representative was afforded the opportunity to provide suggestions, comments, and input towards the team’s findings. It is the understanding of the committee that this information will now be shared with the appropriate legislative parties in hopes of bringing the needed changes to all schools in Florida.

In conclusion, please accept this letter of support from the Central Florida School Boards Coalition for the proposed changes to the fire codes and drills at all K-12 schools in Florida.

Thank you for your time and consideration of these documents.

Sincerely,

Members of the Central Florida Public School Boards Coalition
3 February 2019

Dear Mr. Francis,

On behalf of the Florida Coalition of School Board Members, we would like to offer a letter of support to the School Safety Specialist Fire Committee’s recommendations presented to us by Dr. Tina Calderone on January 28, 2019.

As an organization that represents school board members from around the state of Florida we have listened to our individual district security decision makers and know it is in the best interest of our students to move forward with your recommendations. We support your plan that offers flexibility for districts to meet the training needs for various grades and for various threats.

We appreciate the initiative you have taken to make sure our students are safe and well prepared for any emergency. Please let us know if we can help you with this endeavor in any way.

Sincerely,

Tina Descovich
Florida Coalition of School Board Members, President
INTER-OFFICE MEMORANDUM
TRAINING DIVISION

TO: Sheriff Ric Bradshaw
FROM: Major John Prieschl
DATE: August 20th, 2019
SUBJECT: Invictus School Security Guard Training Executive Summary

EXECUTIVE SUMMARY

This analysis will determine if the Invictus Security Guard Training Program is compliant to the Coach Aaron Feis Guardian Program pursuant to 30.15(1)(k) F.S.S.

This panel was tasked with determining the equivalency of the training for a School Security Guard to that of the School Guardian Program.

Below are the statutes of the relevant programs:

Safe-school officers at each public school - 1006.12 F.S.S.
School Guardian - 1006.12(3)
School Security Guard - 1006.12(4)
Powers, duties, and obligations of the Sheriff - 30.15(1)(k)2 F.S.S.

Compliance Issues Discovered

- Training must be conducted by CJSTC certified instructors. Several parts of the course were not documented to be taught or overseen by CJSTC certified instructors.

- The identified Invictus Lead FDLE Instructor, Gregory Solowsky, is not currently an active, certified CJSTC instructor. He resigned/retired in lieu of separation for violating agency/training center policy from Lauderhill Police Department in March 2018, per his ATMS Global Profile.

- Invictus was passing students for firearms qualification with a 80% (39 hits out of 48 total rounds), instead of 85% (41 hits out of 48 total rounds), as required by state statute.
• A total of five students failed the firearms qualification portion of training. Four with scores lower than the 85% as required by statute. One appears to have failed on the qualification roster but was marked as passing on other course documentation.

• No information provided by Invictus allowed for a specific hourly breakdown of the curriculum to identify topics covered each day, or specific daily course attendance sheets. Therefore, this panel cannot attest that the statutory hours were met.

• A compliance visit was done on August 17, 2019 where Invictus was conducting firearms training. Several compliance issues were observed including: not following the 85% standard, non-CJSTC instructors instructing topics, and several range administration issues.

**Best Practice Recommendations:**

After a comprehensive review of the Volusia County Sheriff's Office School Guardian Program, Florida Statutes and Administrative Code, and the CJSTC Basic Recruit Law Enforcement Curriculum; the following best practices were identified:

• Maintaining records in accordance with the CJSTC Basic Recruit Law Enforcement Curriculum, Florida Statutes and Administrative Code is a best practice for Guardian Training Programs for liability purposes.

• Rosters should indicate topics covered on the dates listed and allow space for students to print/sign their name to confirm student attendance.

• A low light qualification should be completed as prescribed in the handgun portion of the Basic Recruit Curriculum. Early Invictus PowerPoints showed a “nighttime” qualification that matched the Basic Recruit Curriculum, but was taken out of a later PowerPoint provided to the panel. A review of the qualification paperwork indicated that a nighttime qualification was not conducted.

**Inconsistencies identified during the review**

• After multiple requests, the panel was still not provided with three instructor files.

• Photographs of qualifications only allowed for confirmation of one qualification. Several other counts appear to be different when reviewing photographs, with two additional student disqualifications observed for shooting more rounds than required.
• The initial defensive tactics curriculum did not appear to include personal defensive tactics and weapons retention tactics which would reasonably be needed for officers armed in a school. Invictus later provided additional documents which included the above tactics. However the panel does not see how all the topics listed could be reasonably taught in eight hours.

• Invictus notates that PBSO staff observed qualifications on August 13, 2019 in reference to PBSO employee William Wheeler. He was acting as an Invictus employee and not a PBSO staff member. Wheeler’s instructor certificate is currently inactive.

• The panel identified individuals that appeared to fail their physiological examination and were allowed to have completed and passed Invictus’ training. To date the panel could not determine if one student passed a certified psychological examination.

**Recommendations**

• It is the recommendation of the PBSO PCB Panel that the Invictus School Security Guard Training Program be discontinued as it fails to meet the statutory required guidelines listed in the Florida State Statutes.
TO: Sheriff Ric Bradshaw
FROM: Major John Prieschl
SUBJECT: Invictus School Security Guard Training Compliance Analysis

Sheriff Bradshaw,

On August 15, 2019 members of the Palm Beach County Sheriff Office (PBSO) Professional Compliance Bureau (PCB) Panel convened to review and analyze the training program of the Invictus Security Corporation’s School Security Guard Training Program.

This analysis will determine if the Invictus Security Guard Training Program is compliant to the Coach Aaron Feis Guardian Program pursuant to 30.15(1)(k) F.S.S.

Palm Beach County Sheriff Office Professional Compliance Bureau Panel:

Captain JB Killingsworth
PBSO Training Division Commander
25 years law enforcement

Sergeant John Sluth
PBSO Training Supervisor/CJSTC Instructor
34 years law enforcement

Corporal Josh Leheny
PBSO Training Instructor/CJSTC Instructor
14 years law enforcement

Section Manager Joni Livingston
PBSO Staff Inspections/Accreditation/CJSTC Instructor
19 years civilian law enforcement
Florida Statutes

In order to complete a thorough analysis of the Invictus Training Program, there must be a comprehensive review of specific Florida Statutes which dictate the requirements for Safe-school officers at each public school. The following is a brief synopsis of statutory language which applies to the School Guardian Program and the School Security Guard training:

(Although the school district may choose one of the four Safe-school officer options, this panel was tasked with determining the equivalency of the training for a School Security Guard to that of the School Guardian Program. Below are the statutory descriptions of the relevant programs)

Safe-school officers at each public school (1006.12 F.S.S):

School Guardian

1006.12(3): At the school district's or the charter school governing board's discretion, as applicable, pursuant to s. 30.15, a school district or charter school governing board may participate in the Coach Aaron Feis Guardian Program to meet the requirement of establishing a safe-school officer. The following individuals may serve as a school guardian, in support of school-sanctioned activities for purposes of s. 790.115, upon satisfactory completion of the requirements under s. 30.15(1)(k) and certification by a sheriff:

(a): A school district employee or personnel, as defined under s. 1012.01, or a charter school employee, as provided under s. 1002.33(12)(a), who volunteers to serve as a school guardian in addition to his or her official job duties; or

(b): An employee of a school district or a charter school who is hired for the specific purpose of serving as a school guardian

School Security Guard

1006.12(4): A school district or charter school governing board may contract with a security agency as defined in s. 493.6101(18) to employ as a school security guard an individual who holds a Class "D" and Class "G" license pursuant to chapter 493, provided the following training and contractual conditions are met:

(a): An individual who serves as a school security guard, for purposes of satisfying the requirements of this section, must

(1): Demonstrate completion of 144 hours of required training pursuant to s. 30.15(1)(k)
(2): Pass a psychological evaluation administered by a psychologist licensed under chapter 490 and designated by the Department of Law Enforcement and submit the results of the evaluation to the sheriff's office, school district, or charter school governing board, as applicable. The Department of Law Enforcement is authorized to provide the sheriff’s office, school district, or charter school governing board with mental health and substance abuse data for compliance with this paragraph.

(3): Submit to and pass an initial drug test and subsequent random drug tests in accordance with the requirements of s. 112.0455 and the sheriff's office, school district, or charter school governing board, as applicable.

(4): Successfully complete ongoing training, weapon inspection, and firearm qualification on at least an annual basis and provide documentation to the sheriff's office, school district, or charter school governing board, as applicable.

(b): The contract between a security agency and a school district or a charter school governing board regarding requirements applicable to school security guards serving in the capacity of a safe-school officer for purposes of satisfying the requirements of this section shall define the entity or entities responsible for training and the responsibilities for maintaining records relating to training, inspection, and firearm qualification.

**Powers, duties, and obligations of the Sheriff (30.15(1)(k) 2 F.S.S):**

30.15(1)(k). Assist district school boards and charter school governing boards in complying with s. 1006.12. A sheriff must, at a minimum, provide access to a Coach Aaron Feis Guardian Program to aid in the prevention or abatement of active assailant incidents on school premises, as required under this paragraph. Persons certified as school guardians pursuant to this paragraph have no authority to act in any law enforcement capacity except to the extent necessary to prevent or abate an active assailant incident.

30.15(k) 2. A sheriff who establishes a program shall consult with the Department of Law Enforcement on programmatic guiding principles, practices, and resources, and shall certify as school guardians, without the power of arrest, school employees, as specified in s. 1006.12(3), who:

(a): Hold a valid license issued under s. 790.06

(b): Complete a 144-hour training program, consisting of 12 hours of certified nationally recognized diversity training and 132 total hours of comprehensive firearm safety and proficiency training conducted by Criminal Justice Standards and Training Commission-certified instructors, which must include:
Invictus School Security Guard Training Compliance Analysis

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

(II): Sixteen hours of instruction in precision pistol

(III): Eight hours of discretionary shooting instruction using state-of-the-art simulator exercises

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

(V): Eight hours of instruction in defensive tactics

(VI): Twelve hours of instruction in legal issues

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

(d): Submit to and pass an initial drug test and subsequent random drug tests in accordance with the requirements of s. 112.0455 and the sheriff’s office

The Invictus Security Guard Training Program has deemed their training to satisfactorily comply and meet the aforementioned standards dictated by the Safe-school officers at each public school statute. Therefore, Invictus must “Demonstrate completion of 144 hours of required training pursuant to s. 30.15(1) (k) 2, which parallels the Sheriff’s training required for the Coach Aaron Feis Guardian Program. (Attachment 1)

Review of the Invictus Security Guard Training Program

The initial requirement to serve as a school security guard is to demonstrate completion of 144 hours of required training pursuant to s. 30.15(1)(k)(2).

The student must complete training consisting of 132 total hours of comprehensive firearm safety and proficiency training, and 12 hours of certified nationally recognized diversity training conducted by Criminal Justice Standards and Training Commission-certified instructors.
Breakdown of the 132-hours firearms training requirement:

80-hour CJSTC Law Enforcement Academy Training

Pursuant to 30.15(1)(k)(I): Eighty hours of firearms instruction based on the Criminal Justice Standards and Training Commission's (CJSTC) Law Enforcement Academy Training model, which must include at least 10 percent but no more than 20 percent more rounds fired than associated with academy training. Program participants must achieve an 85 percent pass rate on the firearms training.

**Training must be conducted by active CJSTC certified instructors.**

Overview:

The Instructional Outline provided by Invictus states their 80-hour course is equivalent to the firearms instruction based on the CJSTC Law Enforcement Academy training model.

Non-Compliance issues noted in the 80-hour CJSTC Basic Recruit Course:

CJSTC Instructors: Invictus documentation provided instructors names through individualized file folders, qualification sheets and an on-site inspection. A total of 19 instructors were identified, four of which were not CJSTC certified instructors, and two who could not be identified in ATMS but was listed as an Aventura Police Department Instructor (Attachment 2):

<table>
<thead>
<tr>
<th>Instructor</th>
<th>Agency Affiliation</th>
<th>Instructor Status</th>
<th>Instructor Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bergert, Sean</td>
<td>Aventura Police Dept.</td>
<td>Active (Firearms, General)</td>
<td></td>
</tr>
<tr>
<td>Brizuela, Ruben</td>
<td>Aventura Police Dept.</td>
<td>Active (Defensive Tactics, General)</td>
<td></td>
</tr>
<tr>
<td>Conover, Sean</td>
<td>None</td>
<td>Non-CJSTC/K License Only</td>
<td></td>
</tr>
<tr>
<td>Crews, Newman</td>
<td>Palm Bch County SO</td>
<td>Active (Firearms, General)</td>
<td></td>
</tr>
<tr>
<td>Espinosa, Samuel</td>
<td>Miami Gardens PD</td>
<td>Active (Firearms, Vehicle Ops, General)</td>
<td></td>
</tr>
<tr>
<td>Guevara, Jason</td>
<td>Palm Bch State College</td>
<td>Active (Firearms, General)</td>
<td></td>
</tr>
<tr>
<td>Hagerty, Robert</td>
<td>Lantana Police Dept.</td>
<td>Active (Firearms, General)</td>
<td></td>
</tr>
<tr>
<td>Picard, Brian</td>
<td>Palm Bch State College</td>
<td>Active (Firearms, Vehicle Ops, General)</td>
<td></td>
</tr>
<tr>
<td>Solowsky, Gregory</td>
<td>None</td>
<td>Resigned/Retired in Lieu of Separation</td>
<td>Separated: 3/17/2018</td>
</tr>
<tr>
<td>Wildove, John</td>
<td>Palm Bch State College</td>
<td>Active (Firearms, Vehicle Ops, General)</td>
<td></td>
</tr>
<tr>
<td>Williams, Jason P</td>
<td>Aventura Police Dept.</td>
<td>Active (Firearms, General)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Listed FDLE CJSTC Instructors in Invictus School Security Training Guide</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams, Tim</td>
</tr>
</tbody>
</table>
Documentation provided by Invictus and an on-site inspection revealed non-certified CJSTC instructors were utilized for School Security Guard training in violation of 30.15(k)2(b)(1). Invictus instructors Conover, Solowsky, Steiman and Wheeler are not active CJSTC Instructors.

It should be noted, Gregory Solowsky, identified as the Invictus School Guardian Program Director and as the Lead FDLE Instructor on the Invictus “School Security Guard Candidate Checklist”, is not affiliated with any agency or training school. A review of his ATMS profile reveals his CJSTC Law Enforcement and Instructor Certifications were separated on March 7, 2018 from the Lauderhill Police Department as “Resigned/Retired in Lieu of Separation for Violating Agency/Training Center Policy. Due to the separation reason, a thorough background should be completed to verify compliance with F.A.C. 11B-20.001(2)(c) regarding a CJSTC Instructor “possessing good moral character”. (Attachment 3)

Per 11B-20.001(1) F.A.C.- Definitions and Minimum Requirements for General Certification of Instructors: (c) “Instructor” means an individual certified by the Criminal Justice Standards and Training Commission, hereafter referred to as “Commission” or “CJSTC,” and is affiliated with a Commission-certified criminal justice training school or criminal justice employing agency and is authorized to instruct Basic Recruit Training Programs, Advanced Training Programs, or Specialized Training Programs. (d) “Affiliated” means an instructor who is currently employed by a Commission-certified criminal justice training school or criminal justice agency, whether or not the instructor receives compensation.
**Scoring of Targets:** According to 30.15(k)2(I), program participants must achieve an 85 percent pass rate (minimum 41 hits out of 48 total rounds) on the firearms training qualification.

The Invictus Training Program Guide VIOLATES statute by stating the following in the “Testing” section: “Handgun Qualification Course of Fire (Daylight). This is a 48-round course of fire... 39 hits or more required to qualify two consecutive times or three out of a maximum of six attempts”. (Attachment 4)

A review of the “G” Course Range Data Sheet (dated August 13, 2019), it was discovered four students were documented as passing the qualification; despite having scores below the required 41 (85%). The following students and their scores are listed below: (Attachment 5)

1. Michael Hinojosa – 39, 39
2. Hilarion Cruz Jr. – 39, 38, 39, 41
3. Andres Orjuela – 42, 34, 39, 34, 39
4. John Kyle Dickerson (Listed as JK Richardson) – 36, 32, 39, 46

(Attachment 6)

Courtney Dent was marked by Invictus as passing the qualification and satisfactorily meeting the requirements of the course. However, it appears he was documented as a failure on the data sheet. Dent was documented on the data sheet as having scores of: 36, 43, 32, 34, and 36. A sixth qualification attempt was not documented as completed. This would be consistent with CJSTC rules for the basic recruit curriculum which would require two qualifying scores in a row; or three out of six attempts. Dent would not be allowed the 6th attempt and notated as a qualification failure due to only having one qualifying score (43) in five attempts. There is a “NG” notation after the 5th attempt. There is no photographic documentation of Dent’s firearms qualification targets included in his student file. (Attachment 7)

Based on the scoring requirements set forth in statute, the five individuals above were listed as passing the range qualification on their “School Security Guard Candidate Checklist (For Academy Use)”. They are additionally marked as completing “144 hours of comprehensive firearm safety and proficiency training” and “successfully complete ongoing training, weapon inspection and firearm qualification on at least an annual basis” on the “School Security Guard Checklist (Instructor Use)”. The “Instructor Use” form is signed by “Lead FDLE Instructor Greg Solowsky” and “Invictus President”.

**Hour Requirement (80 hours):** Invictus does not provide a daily course breakdown or daily attendance logs verifying course name or hours. Therefore, we are unable to determine if the 80-hours were met.
Additional Program Requirements:

Overview:

Invictus provided Instructional Outlines for the remaining program requirements, including curriculum, required hours, objectives and PowerPoints. There is NO specific hourly breakdown of the curriculum to identify topics covered each day, or specific daily course attendance sheets. Therefore, this panel cannot attest that the statutory hours were met. Nor can we determine if an active CJSTC Instructor was used in the instruction of the below courses: (Attachment 8)

- Precision Pistol (16 hours)
- Discretionary Shooting/Simulator Exercises (8 hours)
- Active Shooter (8 hours)
- Defensive Tactics (8 hours)
- Legal Issues (12 hours)
- Human Diversity (12 hours)

On-Site Inspection of the Invictus Firearms Program

Overview:

On August 17, 2019 the PBSO Professional Compliance Bureau Panel conducted an unannounced visit to the Okeechobee Shooting Center where Invictus was conducting firearms training.

Upon arrival two bays were being utilized for the School Security Guard Training. One bay was for discretionary shooting, while the other was a second qualification attempt following firearms remediation.

The Discretionary Shooting Course was being taught by Sean Conover. The FDLE 48-round Qualification Course instructors were Range Master Jason Williams, and Line Instructors Robert Hagerty and Scott Steiman.

Non-Compliance issues noted during the on-site:

Non-CJSTC Certified Instructors were utilized on the qualification and discretionary shooting ranges (Conover and Steiman).

Scott Steiman conducted additional training during a qualification. Steiman was observed initially correcting a safety issue, and then began correcting the shooter on stance and weapon presentation for the hip shoot. This violates CJSTC policy which states, "Once testing on a proficiency skill has started, no additional training, assistance, or practice is allowed on that proficiency skill". (Attachment 9)
During the CJSTC qualification 48-round course, no cover was used on the 25 & 15 yard lines, as required per the Basic Recruit Course, Invictus forms and PowerPoint. (Refer to Attachments 4 & 9)

Qualification scoring was incorrect. We witnessed the Invictus instructors pass a student with 40 hits out of 48 rounds as a passing score, while statute requires a 41 hit minimum.

Shots were fired beyond the allotted time during the qualification process. (Attachment 4)

Targets were not numbered and were not placed at least 24 inches from the scoring edge to scoring edge.

There was no observation position for the range master that allows for a simultaneous unrestricted view of all firing positions and all areas within the confines of the impact areas.

The range is required to have an operational public address system that is capable of transmitting instructions to all areas of the range to allow shooters on the firing line or in the booth to hear commands while firing with their ear protectors in place. None were observed. (Attachment 10)

Best Practices:

Overview:
After a comprehensive review of the Volusia County Sheriff's Office School Guardian Program, Florida Statutes and Administrative Code, and the CJSTC Basic Recruit Law Enforcement Curriculum the following best practices were identified:

Training Program Record Maintenance

The CJSTC articulates general training program requirements that should be considered for training records in 11B-35.001 F.A.C. — General Training Program; Requirements and Specifications: (Attachment 11)

- Course outline(s) and daily schedule(s)
- Course name and contact person
- Dates of course
- Full legal name of all attending students and signatures
- Test scores and test materials
- Applicable proficiency sheets
- Student daily attendance records, to include documentation of excused absences
- Student make-up work
- Firearm remediation plan
Firearms

The panel attempted to obtain a total round count for firearms training. Although there is no set round count in the CJSTC curriculum, it was our intention to compare the Invictus training program to similar basic recruit academies. Upon reviewing documentation range forms provided by Invictus on August 17, 2019 for student daily round counts, it appears student shoot approximately 1,184 rounds with 500 additional rounds allotted for students who need all six attempts and/or remediation through training. While speaking with instructors during the range visit these numbers were confirmed. As members of the panel were told each student was allotted 1,500 rounds with some needing more for remediation. This round count of nearly 1,700 rounds would be comparable to academy curriculums and the 10% greater, but no more than 20% statutory requirements for Guardian curriculums. (Attachment 12)

Our concern is that we were provided no documentation to confirm these round counts were met while training to allow the panel to attest that the completed training met the statutory requirement or best practices. Additionally, since this documentation was provided at a later date, there is no way to confirm instructors were given specific round counts for each drill to ensure consistency in training between classes.

Invictus completes low light handgun training but does not complete a low light handgun qualification. This contradicts a best practice approach for training and qualification of the security guards in comparison to our review of Volusia County Sheriff’s Office Guardian Program. Volusia’s program requires participants to complete the 36 round low-light qualification as is required in the Basic Recruit Curriculum. Due to the requirement of passing a 36 round low-light qualification to satisfactorily complete the handgun portion of the Basic Recruit Curriculum; reasonably, this would be required to complete Guardian Program training requirements listed in state statute. (Attachment 13)

The 80-hour CJSTC Firearms course has a required end of course written exam, while Invictus only requires a School Security Guard end of program exam, which encompasses only 13 out of 50 questions that are firearms related.

Subsequent a comprehensive review of the Volusia County Sheriff’s Office School Guardian Program, their curriculum breakdown and reliance on following the CJSTC guidelines, it ensures total compliance with the state statutes.

Invictus states that they train the CJSTC course, however, rosters were reviewed and those rosters were typewritten and did not indicate topics covered on the dates listed.
Defensive Tactics

Reviewing Invictus' initial "Tentative Schedule" and PowerPoint provided by Patrick Miller on August 9, 2019, the defensive tactics portion of training is eight hours; consisting of Management of Aggressive Behavior (MOAB) for Public Safety Officers, ASP Collapsible Baton, OC Defensive Spray, and handcuffing. These programs are professionally recognized and meet the statutory hourly requirements.

A best practices approach is to include personal defensive tactics and weapon retention concepts, similar to the Volusia County Sheriff's Office curriculum.

Therefore, on August 16, 2019 we requested Invictus provide specific defensive tactics techniques taught from the Basic Recruit curriculum located in Invictus' program. This was requested due to Invictus providing the entire CJSTC Defensive Tactics student curriculum.

The response on August 18, 2019 specified Weapon Retention and Disarming, Blocks, and Striking Techniques that were added to the initial program.

Although these additions would be described as best practices, our concern is the time actually dedicated to the personal defensive tactics and weapon retention concepts taught. This is due to the vast amount of training time documented on the initial topics which include four written tests and multiple practicals.

Simulator

Invictus uses a Lasershot Simulator which is a state of the art simulator. This would meet the best practice approach and statute requirement for utilizing state of the art equipment for discretionary/reality based training. There were no prescribed scenarios listed in the initial course paperwork provided by Invictus. This would not allow the panel to confirm the consistency in the scenarios given to each student of the Invictus program. The company provided a list of prescribed scenarios after our request. Due to there being no roster/checklist showing the completed scenarios, it is unknown if this list was used with the first class that completed training as the new list prescribes. However, if Invictus is using this list for every student in each of their classes it would meet the best practices approach of covering training/testing concepts such as: active shooter scenarios, de-escalation, decision making, shoot/no-shoot, multiple officer involvement etc. (Attachment 14)

Discretionary Shooting/Active Shooter

During the on-site review we were able to observe training that would meet training requirements/best practices in discretionary and active shooter training. Sean Conover was completing discretionary/active shooter training. It consisted of going down a hallway made of barrels and stands, cutting the pie, and engaging targets using threshold assessment.
• Weapons and facial expressions were drawn on targets for discretionary purposes and Conover had “students” yelling while the student completed the drill for added stress. He would also simulate injuries throughout the drill to the officer.
• Speaking with him, and later observed, if an innocent civilian was mistakenly shot or other mistakes made, Conover would stop the drill and correct the mistake. This is a good practice for adult learning to correct mistakes of such an important magnitude. Additionally students would finish the drill with the correct performance.

Conover’s drill was run well and would meet training requirements in discretionary shooting, scenario based training, and active shooter training when used in coordination with the training materials provided by Invictus. However, the inconsistencies observed were regarding the administration of the course per the state statute.

• No CJSTC instructor was observing the training. It was confirmed that a CJSTC instructor would observe discretionary training however, the two current CJSTC – Instructors on the range were conducting qualifications on another bay.
• We found out that Conover was not present for this portion of training with the first class, which was overseen by Gregory Solowsky. The panel was unable to confirm the class prior obtained this caliber of training due to the lack of training documentation provided by Invictus.

Legal

In reviewing the Invictus School Security Guard Training Program the panel found that Invictus’ training meets the state intention of providing security guards with pertinent legal information. Invictus incorporates Security Guard license issues, as well as the training provided through the State of Florida’s Class “G” Firearms Training Manual, Section 1 Legal. Invictus covers FSS 776: Justifiable Use of Force and appropriate crime statutes that Security Officers may encounter.

Inconsistencies identified during the review

Overview:

The intent of this section is to document inconsistencies of information provided by Invictus related to the School Security Guard Training Program.

On August 16, 2019 the panel identified numerous inconclusive irregularities that needed additional clarification. This included:
• Missing instructor files
• Daily attendance rosters for all classes taught
• Provide total round count for all firearm (shooting) courses, in addition to round counts for each individual drill per student
• Provide specific defensive tactics techniques taught from the Basic Recruit Curriculum in your program
• Provide documentation of the specific scenarios used on the simulator
• Provide the answer key for questions 19-25 on the School Security Guard class test. (Attachment 15)

On the evening of August 17, 2019 Patrick Miller complied with our request, but upon review of the new material received it was determined that instructor files were not provided for Tim Adams, Michael McKenzie, and Terry Newson. In addition, Invictus-SSG Class-001 Rosters were provided, however, they were computer generated and did not have topics specified or validation that those students were in attendance. (Refer to Attachment 8)

Several inconsistencies were found regarding scoring targets for the CJSTC Basic Recruit Handgun Qualification Course after reviewing provided photographs. The first is only one photograph to document student passing qualifications instead of photographing the necessary 2 or 3 qualifying scores. Another concern is that several targets photographed are cut off and do not allow confirmation of proper scoring and confirming the correct total rounds were fired.

Inconsistencies in scores were found on photographs of several students. Some would not have an effect on a passing score and others would need more technological in depth review. However, after reviewing copies of two students we found obvious concerns as listed below:

Alonzo McClain Sr. was photographed having a passing score of “43” with “-5” notating the misses. All misses are on target 2 (right target), bringing the total round count to 22 on target 2. Having 22 total rounds on target 2 is contradictory to CJSTC rules which states target 2 is 21 total rounds. There are 27 hits on target 1 (left target). This brings the total round count for McClain to 49. This would be a disqualification based off of CJSTC rules and would be categorized as a failed attempt. Additionally, there appears to be a group of shots that could have an additional round in it. That would bring the total round count to 50.

Andre Orjuela was photographed having a passing score of “42”. No misses were notated on the target. There are 6 misses on the photograph for a total of 48 rounds. There were 28 rounds counted on target 1 (left target) with 25 hits and 3 misses. The 28 rounds on target 1 are contradictory to CJSTC rules which states target 1 is 27 total rounds. There were 22 rounds are on target 2 with 19 hits and 3 misses. The total rounds on target 2 are contradictory to CJSTC rules which states 21 total rounds are shot on target 2. Based off of the photograph, Orjuela shot a score of 44 hits and 6 misses for 50 rounds total which would be two rounds over the 48 total rounds allowed. This would be a disqualification based off of CJSTC rules and categorized as a failed attempt.

In the PowerPoint provided on August 9, 2019, Nighttime Handgun Qualification is listed. The qualification listed is the Basic Recruit Curriculum required low-light handgun qualification. This is listed on the last slide after the Daylight Handgun Qualification and prior to the Precision Pistol slide. Completing this course of fire would have met our best practice recommendation and met the full handgun training and qualifications of the Basic Recruit
Inconsistency in reporting requirements between G-Licensees and those acting under FSS 1006.12 that occurs on the Invictus School Security Guard Class Test. Question 10 asks "If Class G licensee discharges his or her firearm in the course of their duties; the class G licensee has __ working days to report the discharge(s) to the Department." The correct answer for G-Licensees is 5 days; however, FSS 1006.12(4) requires an immediate, but no later than 72 hour notification. It is recommended the different reporting requirements be addressed in the curriculum and testing.

The location of qualifications according to the provided “G” Course Range Data Sheet for August 13, 2019 states the location where the qualifications occurred was the National Armory, 1315 1st Court, Pompano Beach, FL 33069. This was also documented on the initial range form for August 13, 2019 that was sent to the Panel on August 17, 2019 at 1754hrs. This document was changed to show a different location for where qualifications occurred and resent to the panel on August 17, 2019 at 1706hrs. The new range was listed at Pops Range, 6101 US Hwy 27, Southwest Ranches, and FL 33332. After reviewing the documents and photographs of qualifications it became apparent that there were errors on range documentation to include the Range Data Sheet that the qualifications were written documentation. National Armory is an indoor range and the photographs of qualifications were taken at an outdoor range. Pops is an outdoor range confirmed through an internet search and the range’s Facebook page.

Another inconsistency found during the course of the Panel’s review is the CJSTC Instructors that were initially documented as overseeing the qualifications on August 13, 2019. According to the provided “G” Course Range Data Sheet. The CJSTC instructors are hand written as Bill Wheeler and Jason Williams. It should be noted that Wheeler is a Palm Beach County Sheriff’s Office employee and Invictus listed “Students qualified again to be witnessed by PBSO staff” on August 13, 2019. This statement should be clarified as Wheeler was acting as an Invictus employee and not currently a certified instructor with PBSO. Wheeler’s CJSTC instructor certification went inactive with Palm Beach County Sheriff’s Office on March 31, 2018 for failure to complete mandatory retraining.

On Saturday August 17th, 2019, Captain Killingsworth drafted an email to PBSO Major John Prieschl seeking confirmation from the Palm Beach County School Board that the Invictus trained School Security Guards have taken and passed a psychological exam. In addition, under Florida State Statute 1006.12 (4) the PCB Panel sought verification that they have a valid and active Florida Class “D” and “G” licenses. The Invictus records did supply documentation that a drug screen was completed and passed.

On Monday August 19th, 2019 a response from Major Matt Baxter from the Palm Beach School Board Police contained a string of emails and an attachment from Dr. Myles Cooley, PHD that
was sent to Major Prieschl. Upon review the email Dr. Cooley wrote... “Attached are lists of acceptable candidates. Those crossed off were either unacceptable or dropped out of the training...”

Upon review of the attachment it was observed that in Group One, guards Antonio Cruz, Courtney Dent, Justin Sireci, Leighton Williams, Jeffrey Woodson, and Michael Zarzycki were crossed out. The Panel identified that Courtney Dent, Justin Sireci, and Michael Zarzycki, according to student files, had passed the School Security Training Program.

An email from Major Baxter dated on 08/20/2019 included a statement “Candidates Justin Sireci and Courtney Dent were given acceptable rating by Dr. Cipriano, licensed psychologist – richardcip@verizon.net.” To date the panel could not determine if Michael Zarzycki has successfully passed a certified psychological examination.

Lastly, the PCB Panel did not receive information from the Palm Beach County School Board Police Department honoring our request for verification of state of Florida “D” and “G” licenses. Therefore, the PCB Panel cannot authenticate Invictus School Security Guards possess valid state licenses.

Summary

The Professional Compliance Bureau Panel was tasked with determining if the Invictus Security Corporation’s School Security Guard Training Program was compliant with the Coach Aaron Feis Guardian Program pursuant to 30.15(1)(k) F.S.S.

A comprehensive review of the statutory requirements for both the School Guardian and School Security Guard training requirements was conducted to establish a standard prior to the evaluation of the Invictus training program. In regards to the training requirements, the School Guardian and School Security Guard programs must replicate each other. The statutory differences are primarily noted in the administrative requirements such as backgrounds and medical, which are the responsibilities of the school district.

The mandatory training required by statute indicates a student must successfully complete 144-hour course consisting of 132 total hours of comprehensive firearms safety and proficiency training, and 12 hours of certified nationally recognized diversity training conducted by Criminal Justice Standards and Training Commission certified instructors.

On August 15, 2019 Major John Prieschl and the PCB Panel met with Invictus President Patrick Miller to obtain a brief overview and related training documentation of the company and the School Security Guard Training Program. In addition, Mr. Miller provided student and instructor files of those involved in the program.
The PCB Panel began a thorough analysis of the training curriculum, individual course documents, qualification sheets and instructor files related to the Invictus School Security Guard Training.

Although Invictus provided an overall curriculum and hourly breakdown, there is no documentation to confirm these hours were met for the individual topics required. On August 16, 2019 Captain Killingsworth requested daily attendance rosters for students confirming their attendance hours for all classes taught, but Mr. Miller only provided computer generated rosters with no class title or student signatures. Therefore, the panel cannot attest that the 144-hours were completed as prescribed by the documents given.

These training programs must utilize active CJSTC-certified instructors to teach all aspects of the 144-hours. Reviewing the qualification cards, training documents and the on-site visit, the panel confirmed non-certified instructors were teaching the firearms course and signing official training documents. The training and qualifications conducted are considered invalid and in violation of 30.15(k) (2) (b) F.S.S...

Throughout the Invictus School Security Guard training, the scoring of targets was incorrect. Florida statute 30.15(k) (2) (b) specifically states, "Program participants must achieve an 85 percent pass rate on the firearms training". This would require a passing score of 41 hits out of 48 total rounds. Invictus training required 39 hits out of 48 total rounds. This was observed by the panel during the on-site visit, and also reviewed in the Invictus School Security Guard training book.

Best practices were provided after the review of the current Volusia County Sheriff's Office Guardian Program, and referring to the Criminal Justice Standards and Training Commission course requirements mirroring 11B-35.001 F.A.C. regarding General Training Program; Requirements and Specifications.
Recommendation:

It is the recommendation of the Palm Beach County Sheriff’s Office PCB Panel that the Invictus School Security Guard Training Program, as it relates solely to the Coach Aaron Feis Guardian Program, be discontinued as it fails to meet the statutory required guidelines listed in the Florida State Statute.

A thorough review by the PCB Panel identified multiple conflicts, inconsistencies, discrepancies, lack of documentation, violations of existing Criminal Justice Standards and Training Commissions (CJSTC) rules, and poor record keeping should immediately disqualify any person participating in the Invictus training program in the capacity of a School Security Guard pursuant to 1006.12 F.S.S.

The Florida State Statute clearly identifies that all Florida Sheriffs are required to establish and implement the Coach Aaron Feis Guardian Program. The PCB Panel recommends that Palm Beach County stay consistent with other Florida counties and remain compliant to the Florida State Statute as written.
Broward County Public Schools, Florida
Compliance Audit – Threat Assessment Procedures

December 7, 2018
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December 7, 2018

Mr. Daniel Gohl  
Chief Academic Officer  
Broward County Public Schools  
Fort Lauderdale, FL  

Pursuant to our Statement of Work, we hereby submit the results of our compliance audit for the Broward County Public Schools (“BCPS”, “District”) Threat Assessment Procedures. Our audit focused on the required documentation as outlined in the “Threat Assessment Procedures Manual - 2017” and additional information provided in interviews with select BCPS Administrators.

**Scope and Methodology**

We held a kickoff meeting with leadership and met with representatives from the District’s Office of Academics team on August 8, 2018, to gain an understanding of the threat assessment process, and discuss the scope and objectives of our compliance audit. The focus of the compliance testing was to determine if the required forms were: 1) present, 2) substantially complete, and 3) completed/signed by the appropriate member of BCPS if applicable. *RSM did not test for appropriateness of the content of the documents or the District’s threat assessment process.* From these meetings, we created a list of documents needed for our testing and worked with District staff to correspond with the schools to obtain the necessary documentation.

We judgmentally selected a representative sample of 60 threats to test from a population of 642 threat assessments within the Total Educational Resource Management System (“TERMS”), which included identified threats from September 1, 2015 through June 30, 2018. Samples selected for review were from 54 out of 89 schools that had a threat assessment conducted during our sampling period. Out of the 60 samples sampled, we received documentation supporting 46 of the selected sample. Thus, we did not receive supporting documentation for 23% of the sample selected. Our selection sampling methodology is outlined on page 3. Below is a high-level overview of the samples selected by type of school and associated threat assessment risk ranking, as classified by the District.

<table>
<thead>
<tr>
<th></th>
<th>Total Sampled</th>
<th>Low Risk</th>
<th>Medium Risk</th>
<th>High Risk</th>
<th>Unknown Risk</th>
<th>No Information Provided</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Elementary Schools</strong></td>
<td>17</td>
<td>10</td>
<td>4</td>
<td>1</td>
<td>0</td>
<td>2</td>
</tr>
<tr>
<td><strong>Middle Schools</strong></td>
<td>23</td>
<td>5</td>
<td>3</td>
<td>5</td>
<td>1</td>
<td>9</td>
</tr>
<tr>
<td><strong>High Schools</strong></td>
<td>14</td>
<td>2</td>
<td>6</td>
<td>5</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td><strong>Other</strong></td>
<td>6</td>
<td>4</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>2</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>60</td>
<td>21</td>
<td>13</td>
<td>11</td>
<td>1</td>
<td>14</td>
</tr>
<tr>
<td><strong>Percent of Sample</strong></td>
<td></td>
<td>35%</td>
<td>22%</td>
<td>18%</td>
<td>2%</td>
<td>23%</td>
</tr>
<tr>
<td><strong>Percent of Testing (46 threats)</strong></td>
<td></td>
<td>46%</td>
<td>28%</td>
<td>24%</td>
<td>2%</td>
<td>n/a</td>
</tr>
</tbody>
</table>
Results
Of the 46 samples we received with documentation for testing, 16 or 35%, of the threats had supporting documentation that was substantially complete and included the appropriate signatures. The remaining 65% included exceptions. The below is a high-level analysis of the results of our testing:

<table>
<thead>
<tr>
<th>By Risk Level</th>
<th>Low Risk: The low risk threats represent 46% of the sample tested. There were exceptions noted for 7, or 33%, of the 21 low risk threats tested. The remaining 14 low risk threats tested had supporting documentation, which was substantially complete and included the appropriate signatures.</th>
<th>Medium Risk: There were exceptions noted for 12, or 92%, of the 13 medium risk threats tested. Thus, 8% of the threats tested had no exceptions.</th>
<th>High Risk: There were exceptions noted for 10, or 90%, of the 11 high risk threats tested. Thus, 10% of the threats tested had no exceptions.</th>
</tr>
</thead>
<tbody>
<tr>
<td>By Type of School</td>
<td>Elementary Schools: There were exceptions noted for 7, or 47%, of the 15 threats tested. Thus, 53% of the threats tested had no exceptions.</td>
<td>Middle Schools: There were exceptions noted for 9, or 64%, of the 14 threats tested. Thus, 36% of the threats tested had no exceptions.</td>
<td>High Schools: There were exceptions noted for 11, or 85%, of the 13 threats tested. Thus, 15% of the threats tested had no exceptions.</td>
</tr>
<tr>
<td></td>
<td>Other: There were exceptions noted for 2, or 50%, of the 4 threats tested. Thus, 50% of the threats tested had no exceptions.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Of the threat assessments selected for sampling, we did not receive documentation for 14, or 23%, out of 60 threat assessments sampled. The breakdown by type of school is as follows: 12% from the Elementary School threats sampled, 39% from the Middle School threats sampled, 7% from the High School threats sampled, and 33% from Other threats sampled.

<table>
<thead>
<tr>
<th>For the Initial Response Process</th>
<th>Initial Response Process as outlined by the “Threat Assessment Procedures Manual – 2017” resulted in exceptions in 20, or 43%, of the threats tested. The breakdown by type of school is as follows:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Elementary Schools: There were exceptions noted for 5, or 33%, of the 15 threats tested.</td>
<td>Middle Schools: There were exceptions noted for 5, or 35%, of the 14 threats tested.</td>
<td>High Schools: There were exceptions noted for 9, or 69%, of the 13 threats tested.</td>
</tr>
<tr>
<td></td>
<td>Other: There were exceptions noted for 1, or 25%, of the 4 threats tested.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Level 1 Screening</th>
<th>Level 1 Screening as outlined by the “Threat Assessment Procedures Manual – 2017” resulted in exceptions in 22, or 85%, of the 26 Level 1 threats tested. The breakdown by type of school is as follows:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Elementary Schools: There were exceptions noted for 5, or 83%, of the 6 Level 1 threats tested.</td>
<td>Middle Schools: There were exceptions noted for 7, or 77%, of the 9 Level 1 threats tested.</td>
<td>High Schools: There were exceptions noted for 9, or 82%, of the 11 Level 1 threats tested.</td>
</tr>
<tr>
<td></td>
<td>Other: There were exceptions noted for 1, or 50%, of the 2 Level 1 threat tested.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>For the Level 2 In-Depth Assessment</th>
<th>Level 2 In-Depth Assessment as outlined by the “Threat Assessment Procedures Manual – 2017” resulted in exceptions in 14, or 93%, of the 15 Level 2 threats tested.</th>
<th></th>
<th></th>
</tr>
</thead>
</table>

The detailed results are included as an Appendix in this report.
Observations
While we were not requested to develop formalized reportable observations, we did note the following opportunities for improvement that could improve program compliance results as it relates to the District’s Threat Assessment process:

- The existing process is extremely paper driven. An electronic system could improve availability and completeness of documentation, version control, and streamline the process.
- Currently there is no formalized process to follow-up and monitor the Threat Assessment process to assess that documents are fully completed and that follow-up as indicated in student plans occurs.

We would like to thank all those who assisted us in this compliance audit of BCPS’ Threat Assessment Procedures.

Respectfully,
**BACKGROUND**

Broward County Public Schools has a formal Threat Assessment Process with a mandated set of procedures for violence prevention and threat assessment. It was initially instituted in 2002, with updates to the manual in subsequent years. The last revision was published in 2017 with updated contact information.

Training is conducted several times each year to provide instruction on recognizing advance signs of threat and how to handle a perceived threat. While there are support services to assist schools in the process (e.g. Psychological Services), each school in the District is responsible for overseeing the process and maintaining the records that are produced. The individual threat scenario will determine who is involved in the process and specific documentation to be completed.

When an event occurs, there is a defined protocol as outlined below in the flowcharts and in the detailed “Threat Assessment Procedures Manual – 2017. The initial response is handled by a school administrator, generally a Principal or Assistant Principal. Should a threat be deemed a medium or high threat, a team is assembled to conduct a Level 1 Screening and to determine if a Level 2: In-Depth Assessment is warranted. A Level 1 Screening team is school based and a Level 2 In-Depth Assessment team includes the Level 1 team members with additional focus on mental health. The threat assessment process specifically identifies required forms, actions, protocol and the identified parties responsible.

---

**INITIAL RESPONSE**

**Threat of Violence Toward Others(s)**

- Contact Broward District Schools Police if imminent danger to others (754-321-4025)

**LEVEL 1: SCREENING**

**Level 1: Screening Steps**

1. Assemble Level 1 Screening team
2. Complete Parent Notification Checklist
3. Complete Data Collection Sheet
4. Hold team meeting, within 24 hours of threat, to complete TRAC and develop Student Supervision Plan
5. Determine if Level 2: In-Depth Assessment is warranted. If yes, proceed to Level 2. If no, proceed to plan implementation and monitoring.

**YES** Level 1 is needed

**NO** Level 1 is not needed

**LEVEL 2: IN-DEPTH ASSESSMENT**

**Level 2: In-Depth Assessment Steps**

1. Assemble Level 2 Assessment Team
2. Complete Teacher Information Forms
3. Give notice and conduct Student and Parent Interviews
4. Hold meeting to update TRAC, utilizing additional information collected in Level 2, and complete Assessment Summary and Plan of Action.

**Implement Plan of Action and monitor**

**File records in admin folder**

- Community Resources
- Mental Health Evaluation/Treatment
TEST SAMPLE SELECTION METHODOLOGY

The threat assessment population was provided by the District and generated from TERMS. RSM did not test the completeness of the population. The sample was selected from the population provided. A total of 642 threats were reported by school based administrators for the following school years:

- 2015-2016
- 2016-2017
- 2017-2018

Threats are recorded in TERMS as a 208 (School Safety Level 1 Screening) or 209 (School Safety Level 2 Assessment). Per the “Assessing Level of Threat Checklist” threat assessment levels are ultimately determined to be a low, medium or high from specific criteria listed on the checklist. An Administrator who may include additional school based personnel initially investigates the threat, completes the paperwork, and determines the level for the corresponding next steps.

A sample of sixty (60) threats were chosen from this population. Eighty-nine (89) traditional and alternative schools were included in the population, including charter schools. If no threats were reported during this reporting period, that school was not included in the population, and therefore not included in the sample statistics.

The sample was selected so that it is representative of the population of identified threats. Our methodology was to include at least one (1) sample from each school; however, not all schools had threats reported. Because the total number of schools exceeded the sample size of 60, we chose samples from across geography throughout the District. The table below shows the makeup of the population and the selected sample.

<table>
<thead>
<tr>
<th>School Type</th>
<th>Threat Assessment Population Totals</th>
<th>% of Threat Assessment Population</th>
<th># of Schools</th>
<th>% of School Type from Population</th>
<th>Sample</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary School</td>
<td>169 11 180</td>
<td>28%</td>
<td>32</td>
<td>36%</td>
<td>16 1 17</td>
</tr>
<tr>
<td>Middle School</td>
<td>194 54 248</td>
<td>39%</td>
<td>20</td>
<td>22%</td>
<td>18 5 23</td>
</tr>
<tr>
<td>High School</td>
<td>112 36 148</td>
<td>23%</td>
<td>22</td>
<td>25%</td>
<td>10 3 14</td>
</tr>
<tr>
<td>Other/Alternative</td>
<td>53 13 66</td>
<td>10%</td>
<td>15</td>
<td>17%</td>
<td>5 1 6</td>
</tr>
<tr>
<td>Grand Total</td>
<td>528 114 642</td>
<td>100%</td>
<td>89</td>
<td>100%</td>
<td>49 11 60</td>
</tr>
</tbody>
</table>

MARJORY STONEMAN DOUGLAS PUBLIC SAFETY COMMISSION
We noted the following through our analysis of the threat population:

1) The threat assessment population increased significantly in school year ("SY") 2018:
   - 2015-2016 SY had 186 threats
   - 2016-2017 SY had 167 threats
   - 2017-2018 SY had 289 threats

2) Middle schools had a lower percentage of school type population, 22% (20 schools reporting out of 89 schools). However, it had the highest number of incidents reported, 39% (248 out of 642 total in the sample population). This indicates a higher volume per middle school out of the sample population.
**SCOPE OF WORK**

The scope of this compliance audit began once a threat was identified in the system, and included identified threats from September 1, 2015 through June 30, 2018. The focus of the compliance testing was to determine if the required forms were: 1) present, 2) substantially complete, and 3) completed/signed by the appropriate member of BCPS if applicable. *RSM did not test for appropriateness of the content of the documents or the District’s threat assessment process.*

Our approach to the compliance audit execution consisted of the following phases:

**Understanding and Documentation of the Process**

During this phase, we conducted an entrance conference on August 8, 2018, with BCPS Office of Academics to discuss the scope and objectives of the audit work, obtain preliminary data, and establish working arrangements. This included enhancing our current understanding of the process obtained during initial scoping/discovery as well as to further document the process and compliance requirements. We reviewed applicable BCPS procedures and documentation, including the “Threat Assessment Procedures Manual – 2017”, training aids and threat notifications to raise awareness of the process. We also performed walkthroughs of the process to validate our understanding.

**Detailed Testing**

The purpose of this phase was to test compliance with the BCPS threat assessment procedures. Our fieldwork testing was conducted utilizing sampling and other auditing techniques to meet our objectives. We performed our procedures on a representative sample of 60 identified threats. The sample was selected so that it is representative of the population of identified threats using key data points made available to us by the District. We reviewed and inspected threat assessment files and available documentation to determine if the required forms were: 1) present, 2) substantially complete, and 3) completed/signed by the appropriate member of BCPS if applicable. *RSM did not test for appropriateness of the content of the documents or the District’s threat assessment process.*

<table>
<thead>
<tr>
<th>Attributes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Was the Threat Related Initial Statement Interview Guide present?</td>
</tr>
<tr>
<td>2 Was the Threat Related Initial Statement Interview Guide substantially completed?</td>
</tr>
<tr>
<td>3 Was the Threat Related Initial Statement Interview Guide completed by an administrator?</td>
</tr>
<tr>
<td>4 Was the Assessing Level of Threat Checklist/Form present?</td>
</tr>
<tr>
<td>5 Was the Assessing Level of Threat Checklist/Form completed by an administrator?</td>
</tr>
<tr>
<td>6 Was the Assessing Level of Threat Checklist/Form substantially completed?</td>
</tr>
<tr>
<td>7 Was SIU notified?</td>
</tr>
</tbody>
</table>
### SCOPE OF WORK - CONTINUED

#### Detailed Testing - continued

<table>
<thead>
<tr>
<th>Attributes - continued</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Level 1 Screening</strong></td>
</tr>
<tr>
<td>8</td>
</tr>
<tr>
<td>9</td>
</tr>
<tr>
<td>10</td>
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<tr>
<td>11</td>
</tr>
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<td>12</td>
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<td>19</td>
</tr>
<tr>
<td>20</td>
</tr>
<tr>
<td>21</td>
</tr>
<tr>
<td><strong>Level 2 In-Depth Assessment</strong></td>
</tr>
<tr>
<td>22</td>
</tr>
<tr>
<td>23</td>
</tr>
<tr>
<td>24</td>
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<td>34</td>
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<tr>
<td>35</td>
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<tr>
<td>36</td>
</tr>
<tr>
<td>37</td>
</tr>
</tbody>
</table>

#### Reporting/Deliverable

During this phase, we summarized and reviewed the results of this audit with appropriate members of BCPS Psychological Services and the Chief Academic Officer.
RESULTS

Out of the 60 samples sampled, we received documentation supporting 46 of the selected sample. Thus, we did not receive supporting documentation for 23% of the sample selected. For the remaining 14 threats, these were categorized as did not respond ("DNR") in the results spreadsheet in grey – see Appendix. Of the 46 threats, we noted the following:

<table>
<thead>
<tr>
<th>Elementary Schools – Received documentation for 15, or 88%, of the 17 selected for testing.</th>
</tr>
</thead>
<tbody>
<tr>
<td>There were exceptions noted for 3, or 30%, of the 10 low risk threats tested. Thus, 70% of the low risk threats tested had no exceptions.</td>
</tr>
<tr>
<td>There were exceptions noted for 3, or 75%, of the 4 medium risk threats tested. Two of the 3 with exceptions were missing follow-up documentation and 1 of the 3 was missing 18 required documents. One (1), or 25% of the medium risk threats tested had no exceptions; Quiet Waters had completed all of the required documentation.</td>
</tr>
<tr>
<td>There were exceptions noted for 1, or 100%, of the 1 high risk threat tested. This threat was missing all required documentation for the Level 1 screening and a significant portion of the Level 2 in-depth assessment.</td>
</tr>
<tr>
<td>The risk level was unknown for one (1) threat tested, therefore, we were unable to validate compliance procedures for that threat. Supporting documentation was limited.</td>
</tr>
<tr>
<td>We did not receive supporting documentation for 2, or 12%, of the elementary school threats selected for testing.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Middle Schools – Received documentation for 14, or 61%, of the 23 selected for testing.</th>
</tr>
</thead>
<tbody>
<tr>
<td>There were exceptions noted for 1, or 20%, of the 5 low risk threats tested. Thus, 80% of the low risk threats tested had no exceptions.</td>
</tr>
<tr>
<td>There were exceptions noted for 3, or 100%, of the 3 medium risk threats tested. Two of the 3 schools completed Student Supervision Plans. However, none of the schools performed follow-up on the plans.</td>
</tr>
<tr>
<td>There were exceptions noted for 4, or 80%, of the 5 high risk threats tested. Four of the 5 schools properly completed the initial response process and Student Supervision Plans. Three of the 4 with exceptions were missing follow-up documentation. For 1 of the 5 with exceptions, a portion of the required documentation was missing for Level 2 in-depth assessment documentation was not completed.</td>
</tr>
<tr>
<td>The risk level was unknown for one (1) threat tested, therefore, we were unable to validate compliance procedures for that threat. Supporting documentation was limited; however, a Student Supervision Plan was completed and follow up on the plan was documented.</td>
</tr>
<tr>
<td>We did not receive supporting documentation for 9, or 39%, of the middle school threats selected for testing.</td>
</tr>
</tbody>
</table>
### RESULTS - CONTINUED

**High Schools – Received documentation for 13, or 93%, of the 14 selected for testing.**

There were exceptions noted for 1, or 50%, of the 2 low risk threats tested. Thus, 50% of the low risk threats tested had no exceptions. One (1) school completed all the required forms and the other was missing the Assessing Level of Threat Checklist form.

There were exceptions noted for all 6, or 100%, of the medium risk threats tested. Two of the schools completed the initial response process documentation, 1 school completed none of the required forms, and the other 3 had exceptions. Only 1 school completed all of the required Level 1 screening documents. The other 4 were missing a significant amount of required documents. Three (3) of the schools moved to the Level 2 in-depth assessment and the other 3 were not required to complete that process. Two (2) of those schools completed the necessary Assessment Summary and Plan of Action and follow-up was documented.

There were exceptions noted for all 5, or 100%, of the high risk threats tested. One (1) school did not complete any of the required documentation. The other 4 schools completed all the initial responses except 1 form was not complete. The Level 1 screening included 3 Student Action Plans and a Level 2 in-depth assessment included follow-up for 1 threat. A portion of the Level 2 in-depth assessment documentation was not completed.

We did not receive supporting documentation for 1, or 7%, of the high school threats selected for testing.

**Other – Received documentation for 4, or 67%, of the 6 selected for testing.**

There were exceptions noted for 1, or 33%, of the 3 low risk threats tested. Thus, 67% of the low risk threats tested had no exceptions.

There were exceptions noted for the 1, or 100%, high risk threat tested. This threat had a significant amount of documentation and included a substantially complete Student Supervision Plan for Level 1 screening and a Level 2 in-depth assessment summary and Plan of Action. Follow-up documentation was provided for both threat levels.

We did not receive supporting documentation for 2, or 33%, of the other threats selected for testing.