This bill creates “Alyssa’s Law,” which requires each public elementary, middle, and high school campus, including charter schools, to have a panic alarm for use in life-threatening emergency situations, such as active shooter and hostage situations, beginning with the 2021-2022 school year. School employees must be able to activate the alarm from any building or location on campus.

The bill requires that an activated panic alarm immediately transmit a signal or message reporting a life-threatening emergency situation to a Public Safety Answering Point that receives 911 calls and dispatches the appropriate public safety agencies.

The bill has an indeterminate fiscal impact on school districts.

The bill takes effect on July 1, 2020.
FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Present Situation

Alyssa’s Law

New Jersey passed a law in 2019 called “Alyssa’s Law”¹ that requires public school buildings in New Jersey to be equipped with panic alarms linked to local law enforcement.² The law is named after Alyssa Alhadeff,³ a Marjory Stoneman Douglas High School student who was one of the 17 people killed during a shooting at the school in February 2018.⁴

Life-Threatening Emergencies

Florida law requires district school boards to provide for the health, safety, and welfare of students at school. They must establish model emergency management and preparedness procedures that include, among other things, notification procedures for life-threatening emergencies.⁵ The policies and procedures must be formulated in consultation with appropriate public safety agencies and include commonly used alarm system responses for specific emergencies. The policy must identify those responsible for reporting the emergency.⁶ Life-threatening emergencies are defined as weapon-use; hostage and active shooter situations; hazardous materials or toxic chemical spills; severe weather (hurricanes, tornadoes, and severe storms); and exposure as a result of a manmade emergency.⁷

Enhanced 911

The Federal Communications Commission requires wireless phone companies to implement Enhanced 911 (E911) service.⁸ Enhanced 911 is a statewide emergency system that provides rapid access to first responders when a person dials “911” on his or her phone,⁹ and reduces response times by law enforcement, fire departments, and emergency medical services.¹⁰ The caller’s phone number, geographic location, and jurisdictional first responder agency¹¹ appear on the 911 emergency operator’s screen, as opposed to the basic 911 service where the caller has to tell the operator their phone number and location.¹² E911 “may also include details such as the floor, wing, room, or office of the caller to allow arriving first responders more quickly locate the source of the emergency.”¹³ E911 is helpful when a caller cannot communicate with the operator. The operator automatically has the caller’s location and phone number and can dispatch first responders to the proper location.¹⁴

² Id.
⁵ Section 1006.07(4)(a), F.S.
⁶ Id.
⁷ Section 1006.07(4)(b), F.S.
⁹ Section 365.175(2)(a), F.S.
¹¹ Id. at 6.
¹³ Id.
¹⁴ Id.
E911 uses selective, alternate, and default routing methods to send 911 calls to the appropriate Public-Safety Answering Point (PSAP) based on the geographic location of the caller. A PSAP is a dispatch center staffed by emergency operators that receive 911 calls and dispatches the appropriate first responder. All PSAPs operate 24 hours a day, seven days a week, and are required to have staffing levels that ensure that at least 90 percent of calls are answered within 10 seconds.

Marjory Stoneman Douglas High School Public Safety Commission

The Marjory Stoneman Douglas High School Public Safety Commission (commission) is charged with investigating system failures in the Marjory Stoneman Douglas High School shooting and prior mass violence incidents and developing recommendations for system improvements. The commission submitted its initial report to the Governor and the Legislature on January 2, 2019, and its second report to the Governor and Legislature on November 1, 2019. The commission is authorized to issue a report annually, by January 1, and is scheduled to sunset July 1, 2023.

The commission explored the role of 911 centers in mass violence incidents. The commission found that some school districts implement a multi-step process for reporting emergencies, and that “all staff do not have direct communication with other staff and 911 centers.” In their recommendations on Active Assailant Policies and Procedures, the commission stated that, “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.”

Panic Alarms

The U.S. Department of Homeland Security has identified technologies school districts can use to enhance school safety, including panic alarms. Once activated, a panic alarm sends a message to E911 that includes details about the caller’s location. Some panic alarms can work through a smartphone application that can be preset to the type of emergency, including active shooter and hostage situations. Some mobile phone panic alarm applications can be programmed to “focus on locking down or activating other protective measures such as locking doors, deploying smoke cannons, activating strobe lights, and monitoring CCV.” Once activated, a panic alarm helps school administration and E911 quickly assess the situation and react appropriately.

Effect of Proposed Changes

This bill creates “Alyssa’s Law,” which requires that each public elementary, middle, and high school campus, including charter schools, be equipped with a panic alarm that can be activated by school

15 Florida Department of Management Services, supra note 10, at 16.
16 Section 365.172(3)(y), F.S.
17 Rule 60FF-6.005(1)(a), F.A.C.
18 Rule 60FF-6.005(1)(b), F.A.C.
19 Section 943.687(3), F.S.
21 Marjory Stoneman Douglas High School Public Safety Commission, supra note 4, at 85.
22 Section 943.687(9), F.S.
24 Marjory Stoneman Douglas High School Public Safety Commission, supra note 4, at 85.
employees from any building or location on campus. The alarm is for use in life-threatening emergency situations, including active shooter and hostage situations.

The bill requires that an activated panic alarm immediately transmit a signal or message reporting a life-threatening emergency situation to a PSAP that receives 911 calls to dispatch the appropriate public safety agencies to the school’s campus.

The bill requires panic alarms to be operable at the beginning with the 2021-2022 school year.

B. SECTION DIRECTORY:

Section 1. Allows act to be cited as “Alyssa’s Law.”

Section 2. Amends s. 1006.07, F.S., requiring panic alarms in public schools.

Section 3. Provides an effective date of July 1, 2020.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:
   None.

2. Expenditures:
   None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:
   None.

2. Expenditures:
   The bill requires each public elementary, middle, and high school campus, including charter schools, be equipped with a panic alarm for life-threatening emergencies, such as active shooter and hostage situations. There are approximately 3,600 regular elementary, middle, high school, and combination schools in Florida. It is unknown the extent to which these schools currently have the type of panic alarm system required by this bill installed. The bill has an indeterminate fiscal impact to school districts.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The panic alarm system for all public elementary, middle, and high schools would be sold and installed by private sector vendors. This would have a positive fiscal impact on vendors selling and/or installing panic buttons.

D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:
1. Applicability of Municipality/County Mandates Provision:
   None.

2. Other:
   None.

B. RULE-MAKING AUTHORITY:
   None.

C. DRAFTING ISSUES OR OTHER COMMENTS:
   None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES
On January 21, 2020, the House PreK-12 Innovation Subcommittee adopted an amendment and reported the bill favorably as a committee substitute. The amendment:
   • specifies that panic alarms are to be used in a life-threatening emergency as that term is defined in law;
   • applies the panic alarm requirement to charter schools;
   • requires the emergency signal to be transmitted to a PSAP rather than directly to first responders; and
   • delays implementation to the 2021-2022 school year.

The bill analysis is drafted to the committee substitute.