An act relating to chiefs of police; creating s. 166.0494, F.S.; prohibiting a municipality from terminating a chief of police without providing the chief of police written notice; requiring a municipality to allow a chief of police to appear and provide a full and complete response to his or her termination at a specified public meeting; prohibiting an employment contract from including certain provisions; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 166.0494, Florida Statutes, is created to read:

166.0494 Chiefs of police; termination.—

(1) A municipality may not terminate a chief of police without providing the chief of police written notice of his or her termination.

(2) After providing a chief of police written notice of his or her termination, a municipality must allow the chief of police to appear at the next regularly scheduled public meeting of the governing body of the municipality and provide a full and complete response to his or her termination at the meeting.

(3) An employment contract between a municipality and a chief of police may not waive or modify the requirements of this section or include a nondisclosure clause that prohibits a chief of police from responding to his or her termination as authorized by this section.

Section 2. This act shall take effect July 1, 2023.

Approved by the Governor June 22, 2023.

Filed in Office Secretary of State June 22, 2023.