ENROLLED 2003 Legislature

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2	An act relating to the Florida Statutes;
3	amending ss. 11.90, 61.13, 83.03, 211.31,
4	288.1222, and 350.115, F.S.; and repealing s.
5	408.0015, F.S.; pursuant to s. 11.242, F.S.;
б	deleting provisions that have expired, have
7	become obsolete, have had their effect, have
8	served their purpose, or have been impliedly
9	repealed or superseded; replacing incorrect
10	cross-references and citations; correcting
11	grammatical, typographical, and like errors;
12	removing inconsistencies, redundancies, and
13	unnecessary repetition in the statutes; and
14	improving the clarity of the statutes and
15	facilitating their correct interpretation.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Subsection (7) of section 11.90, Florida
20	Statutes, is amended to read:
21	11.90 Legislative Budget Commission
22	(7) The commission shall review information resources
23	management needs identified in agency long-range program plans
24	for consistency with the State Annual Report on Enterprise
25	Resource Planning and Management and statewide policies
26	adopted by the State Technology Office. The commission shall
27	also review proposed budget amendments associated with
28	information technology that involve more than one agency, that
29	have an outcome that impacts another agency, or that exceed
30	500,000 in total cost over <u>a</u> 1-year period.
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Reviser's note. -- Amended to improve clarity. 1 2 3 Section 2. Paragraph (b) of subsection (2) of section 4 61.13, Florida Statutes, is amended to read: 5 61.13 Custody and support of children; visitation 6 rights; power of court in making orders .--7 (2) 8 (b)1. The court shall determine all matters relating 9 to custody of each minor child of the parties in accordance with the best interests of the child and in accordance with 10 the Uniform Child Custody Jurisdiction and Enforcement Act. It 11 12 is the public policy of this state to assure that each minor child has frequent and continuing contact with both parents 13 14 after the parents separate or the marriage of the parties is 15 dissolved and to encourage parents to share the rights and 16 responsibilities, and joys, of childrearing. After considering 17 all relevant facts, the father of the child shall be given the 18 same consideration as the mother in determining the primary 19 residence of a child irrespective of the age or sex of the 20 child. 21 2. The court shall order that the parental 22 responsibility for a minor child be shared by both parents 23 unless the court finds that shared parental responsibility would be detrimental to the child. Evidence that a parent has 24 been convicted of a felony of the third degree or higher 25 26 involving domestic violence, as defined in s. 741.28 and chapter 775, or meets the criteria of s. 39.806(1)(d), creates 27 a rebuttable presumption of detriment to the child. If the 28 29 presumption is not rebutted, shared parental responsibility, including visitation, residence of the child, and decisions 30 made regarding the child, may not be granted to the convicted 31 2

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parent. However, the convicted parent is not relieved of any 1 obligation to provide financial support. If the court 2 3 determines that shared parental responsibility would be detrimental to the child, it may order sole parental 4 responsibility and make such arrangements for visitation as 5 will best protect the child or abused spouse from further 6 7 harm. Whether or not there is a conviction of any offense of domestic violence or child abuse or the existence of an 8 9 injunction for protection against domestic violence, the court shall consider evidence of domestic violence or child abuse as 10 evidence of detriment to the child. 11

12 a. In ordering shared parental responsibility, the court may consider the expressed desires of the parents and 13 14 may grant to one party the ultimate responsibility over 15 specific aspects of the child's welfare or may divide those responsibilities between the parties based on the best 16 17 interests of the child. Areas of responsibility may include primary residence, education, medical and dental care, and any 18 19 other responsibilities that the court finds unique to a particular family. 20

b. The court shall order "sole parental responsibility, with or without visitation rights, to the other parent when it is in the best interests of" the minor child.

c. The court may award the grandparents visitation rights with a minor child if it is in the child's best interest. Grandparents have legal standing to seek judicial enforcement of such an award. This section does not require that grandparents be made parties or given notice of dissolution pleadings or proceedings, nor do grandparents have legal standing as "contestants" as defined in s. 61.1306. A

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court may not order that a child be kept within the state or 1 2 jurisdiction of the court solely for the purpose of permitting 3 visitation by the grandparents. 4 3. Access to records and information pertaining to a 5 minor child, including, but not limited to, medical, dental, 6 and school records, may not be denied to a parent because the 7 parent is not the child's primary residential parent. Full rights under this subparagraph apply to either parent unless a 8 9 court order specifically revokes these rights, including any restrictions on these rights as provided in a domestic 10 violence injunction. A parent having rights under this 11 12 subparagraph has the same rights upon request as to form, substance, and manner of access as are available to the other 13 14 parent of a child, including, without limitation, the right to 15 in-person communication with medical, dental, and education 16 providers. 17 18 Reviser's note. -- Amended to delete a provision 19 that has served its purpose. Section 61.1306 was repealed by s. 7, ch. 2002-65, Laws of 20 21 Florida. 22 23 Section 3. Subsection (1) of section 83.03, Florida 24 Statutes, is amended to read: 83.03 Termination of tenancy at will; length of 25 26 notice .-- A tenancy at will may be terminated by either party 27 giving notice as follows: (1) Where the tenancy is from year to year, by giving 28 29 not less than 3 months' notice prior to the end of any annual period; 30 31 4

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Reviser's note. -- Amended to improve clarity. Section 4. Subsection (1) of section 211.31, Florida Statutes, is amended to read: 211.31 Levy of tax on severance of certain solid minerals; rate, basis, and distribution of tax.--(1) There is hereby levied, to be collected as provided herein, an excise tax upon every person engaging in the business of severing solid minerals, except phosphate rock and heavy minerals, from the soils and waters of this state for commercial use. Such tax shall be 5 percent of the value at the point of severance of the identifiable solid minerals severed through June 30, 1995. Beginning July 1, 1995, such tax shall be 6 percent of the value at the point of severance of the identifiable solid minerals severed. Beginning July 1, 1996, such tax shall be 7 percent of the value at the point of severance of the identifiable solid minerals severed. Beginning July 1, 1997, and thereafter, Such tax shall be 8 percent of the value at the point of severance of the identifiable solid minerals severed. (a) The proceeds of the tax imposed by this section shall be paid into the State Treasury through June 30, 1994, as follows: 1. Fifty percent to the credit of the General Revenue Fund of the state; and 2. Fifty percent to the credit of the Land Reclamation Trust Fund established for refunds under the provisions of s. $\frac{211.32.}{}$ Moneys paid into the Land Reclamation Trust Fund through June 30, 1994, shall remain available in that fund for refunds in

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accordance with the provisions of s. 211.32 until those moneys 1 have been so depleted. Lands mined through June 30, 1994, 2 3 shall remain eligible for such refunds. The Land Reclamation Trust Fund is abolished on July 1, 1999. 4 5 (b) Beginning July 1, 1994, the proceeds of the tax 6 imposed by this section shall be paid into the State Treasury 7 as follows: 8 1. Fifty percent to the credit of the General Revenue 9 Fund of the state; and 10 2. Fifty percent to the credit of the Minerals Trust Fund. 11 12 (c) Beginning July 1, 1995, The proceeds of the tax imposed by this section shall be paid into the State Treasury 13 14 as follows: 15 (a) Thirty-two percent to the credit of the General Revenue Fund of the state; and 16 17 (b)2. Sixty-eight percent to the credit of the Minerals Trust Fund. 18 19 20 Reviser's note. -- Amended to improve clarity and 21 delete obsolete language. 22 23 Section 5. Section 288.1222, Florida Statutes, is 24 amended to read: 25 288.1222 Definitions.--For the purposes of ss. 26 288.017, 288.122-288.1226 288.121-288.1226, and 288.124, the 27 term: 28 "Tourism promotion" means any marketing efforts (1)29 exercised to attract domestic and international visitors from outside the state to destinations in Florida and to stimulate 30 Florida resident tourism to areas within the state. 31 6

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1 "Tourist" means any person who participates in (2) 2 trade or recreation activities outside the county of his or 3 her permanent residence or who rents or leases transient 4 living quarters or accommodations as described in s. 5 125.0104(3)(a). (3) "Commission" means the Florida Commission on б 7 Tourism. 8 (4) "County destination marketing organization" means 9 a public or private agency that is funded by local option tourist development tax revenues under s. 125.0104, or local 10 option convention development tax revenues under s. 212.0305, 11 and is officially designated by a county commission to market 12 and promote the area for tourism or convention business or, in 13 14 any county which has not levied such taxes, a public or 15 private agency that is officially designated by the county commission to market and promote the area for tourism or 16 convention business. 17 18 (5) "Direct-support organization" means the Florida 19 Tourism Industry Marketing Corporation. 20 21 Reviser's note.--Amended to delete a reference 22 to s. 288.121, which was repealed by s. 154, 23 ch. 96-320, Laws of Florida. 24 25 Section 6. Section 350.115, Florida Statutes, is 26 amended to read: 350.115 Uniform systems and classifications of 27 28 accounts. -- The commission may prescribe by rule uniform 29 systems and classifications of accounts for each type of 30 regulated company and approve or establish adequate, fair, and reasonable depreciation rates and charges. The commission 31 7 CODING: Words stricken are deletions; words underlined are additions.

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shall use any such uniform system and classification of
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   accounts that may be established by the Interstate Commerce
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    Commission for railroads.
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           Reviser's note.--Amended to delete an obsolete
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 6
           provision.
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           Section 7. Section 408.0015, Florida Statutes, is
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9
    repealed.
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           Reviser's note.--Section 408.0015, which
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12
           provided a short title for ss.
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           408.0015-408.604, the Health Care Reform Act of
           1992, is partially obsolete and has served its
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           purpose. Some of the statutory provisions cited
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           within the short title have been moved to other
           locations.
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