1	A bill to be entitled
2	An act relating to personnel and agencies of
3	the legislative branch; amending s. 11.045,
4	F.S.; defining the term "division," for
5	purposes of lobbyist registration, as the
6	Division of Legislative Information Services;
7	transferring certain functions of the Joint
8	Legislative Management Committee to the
9	division or to the presiding officers;
10	authorizing the presiding officers to waive
11	fines imposed against lobbyists; amending s.
12	11.12, F.S.; providing for the presiding
13	officers to determine subsistence rates;
14	amending s. 11.13, F.S.; transferring certain
15	functions of the Joint Legislative Management
16	Committee relating to compensation of members
17	to the Office of Legislative Services or to the
18	presiding officers; amending s. 11.147, F.S.;
19	abolishing the Joint Legislative Management
20	Committee and replacing it with an Office of
21	Legislative Services; repealing s. 11.39, F.S.,
22	relating to the Legislative Information
23	Technology Resource Committee; amending s.
24	112.0455, F.S.; transferring certain functions
25	of the Joint Legislative Management Committee
26	with respect to rules relating to drug-free
27	workplace requirements to the presiding
28	officers; amending s. 112.3148, F.S.;
29	transferring certain functions of the Joint
30	Legislative Management Committee relating to
31	reports of gifts to the Division of Legislative
	1

1	Information Services; amending s. 121.055,
2	F.S.; transferring duties of the Joint
3	Legislative Management Committee relating to
4	designation of employees to participate in the
5	Senior Management Service Optional Annuity
6	Program to the presiding officers; amending s.
7	216.136, F.S.; conforming provisions to the
8	amendments made by the act; amending s.
9	216.251, F.S.; clarifying authority with
10	respect to approval of classification and pay
11	plans for legislative employees; amending s.
12	985.401, F.S.; renaming the Juvenile Justice
13	Advisory Board; amending ss. 11.241, 11.242,
14	11.243, 11.70, 13.01, 13.10, 15.155, 20.315,
15	27.709, 112.061, 112.321, 119.15, 218.60,
16	229.593, 282.3091, 282.310, 282.322, 350.031,
17	402.50, 790.22, F.S.; conforming provisions to
18	the amendments made by the act; providing for
19	the Office of Legislative Services to assume
20	rights, duties, and obligations of the Joint
21	Legislative Management Committee with respect
22	to existing contracts; transferring unexpended
23	balances of appropriated funds; providing an
24	effective date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Section 11.045, Florida Statutes, is
29	amended to read:
30	11.045 Lobbyists; registration and reporting;
31	exemptions; penalties
	2
COD	I J <b>ING:</b> Words <del>stricken</del> are deletions; words underlined are additions.

(1) As used in this section, unless the context 1 2 otherwise requires: 3 "Committee" means the committee of each house (a) 4 charged by the presiding officer with responsibility for 5 ethical conduct of lobbyists. 6 "Division" means the Division of Legislative (b) 7 Information Services within the Office of Legislative 8 Services. 9 (c) (b) "Expenditure" means a payment, distribution, 10 loan, advance, reimbursement, deposit, or anything of value made by a lobbyist or principal for the purpose of lobbying. 11 12 (d)(c) "Legislative action" means introduction, 13 sponsorship, testimony, debate, voting, or any other official 14 action on any measure, resolution, amendment, nomination, 15 appointment, or report of, or any matter which may be the subject of action by, either house of the Legislature or any 16 17 committee thereof. 18 (e)(d) "Lobbying" means influencing or attempting to 19 influence legislative action or nonaction through oral or written communication or an attempt to obtain the goodwill of 20 a member or employee of the Legislature. 21 22 (f)(e) "Lobbyist" means a person who is employed and 23 receives payment, or who contracts for economic consideration, for the purpose of lobbying, or a person who is principally 24 employed for governmental affairs by another person or 25 26 governmental entity to lobby on behalf of that other person or 27 governmental entity. 28 (g)(f) "Principal" means the person, firm, 29 corporation, or other entity which has employed or retained a 30 lobbyist. 31 3

1	(2) Tech house of the Levislature shall succeed by
1	(2) Each house of the Legislature shall provide by
2	rule, or may provide by a joint rule adopted by both houses,
3	for the registration of lobbyists who lobby the Legislature.
4	The rule may provide for the payment of a registration fee.
5	The rule may provide for exemptions from registration or
6	registration fees. The rule shall provide that:
7	(a) Registration is required for each principal
8	represented.
9	(b) Registration shall include a statement signed by
10	the principal or principal's representative that the
11	registrant is authorized to represent the principal.
12	(c) A registrant shall promptly send a written
13	statement to the <u>division</u> <del>Joint Legislative Management</del>
14	Committee canceling the registration for a principal upon
15	termination of the lobbyist's representation of that
16	principal. Notwithstanding this requirement, the <u>division</u>
17	<del>committee</del> may remove the name of a registrant from the list of
18	registered lobbyists if the principal notifies the office that
19	a person is no longer authorized to represent that principal.
20	(d) Every registrant shall be required to state the
21	extent of any direct business association or partnership with
22	any current member of the Legislature.
23	(e) Each lobbyist and each principal shall preserve
24	for a period of 4 years all accounts, bills, receipts,
25	computer records, books, papers, and other documents and
26	records necessary to substantiate lobbying expenditures. Any
27	documents and records retained pursuant to this section may be
28	inspected under reasonable circumstances by any authorized
29	representative of the Legislature. The right of inspection may
30	be enforced by appropriate writ issued by any court of
31	competent jurisdiction.
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1	(f) All registrations shall be open to the public.
2	(g) Any person who is exempt from registration under
3	the rule shall not be considered a lobbyist for any purpose.
4	(3) Each house of the Legislature shall provide by
5	rule the following reporting requirements:
6	(a) Statements shall be filed by all registered
7	lobbyists two times per year and after each special session of
8	the Legislature, which statements shall disclose all lobbying
9	expenditures by the lobbyist and the principal and the source
10	of funds for such expenditures. All expenditures made by the
11	lobbyist and the principal for the purpose of lobbying must be
12	reported. Reporting of expenditures shall be made on an
13	accrual basis. The report of such expenditures must identify
14	whether the expenditure was made directly by the lobbyist,
15	directly by the principal, initiated or expended by the
16	lobbyist and paid for by the principal, or initiated or
17	expended by the principal and paid for by the lobbyist. The
18	principal is responsible for the accuracy of the expenditures
19	reported as lobbying expenditures made by the principal. The
20	lobbyist is responsible for the accuracy of the expenditures
21	reported as lobbying expenditures made by the lobbyist.
22	Expenditures made must be reported by the category of the
23	expenditure, including, but not limited to, the categories of
24	food and beverages, entertainment, research, communication,
25	media advertising, publications, travel, and lodging.
26	Lobbying expenditures do not include a lobbyist's or
27	principal's salary, office expenses, and personal expenses for
28	lodging, meals, and travel.
29	(b) A principal who is represented by two or more
30	lobbyists shall designate one lobbyist whose expenditure
31	report shall include all lobbying expenditures made directly
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by the principal and those expenditures of the designated 1 2 lobbyist on behalf of that principal as required by paragraph 3 (a). All other lobbyists registered to represent that 4 principal shall file a report pursuant to paragraph (a). The 5 report of lobbying expenditures by the principal shall be made 6 pursuant to the requirements of paragraph (a). The principal 7 is responsible for the accuracy of figures reported by the 8 designated lobbyist as lobbying expenditures made directly by 9 the principal. The designated lobbyist is responsible for the accuracy of the figures reported as lobbying expenditures made 10 by that lobbyist. 11

12 (c) For each reporting period the <u>division</u> <del>Joint</del> 13 <del>Legislative Management Committee</del> shall aggregate the 14 expenditures reported by all of the lobbyists for a principal 15 represented by more than one lobbyist. Further, the <u>division</u> 16 <del>committee</del> shall aggregate figures that provide a cumulative 17 total of expenditures reported as spent by and on behalf of 18 each principal for the calendar year.

19 (d) The reporting statements shall be filed no later 20 than 45 days after the end of the reporting period. The first 21 report shall include the expenditures for the period from January 1 through the date of adjournment of the regular 22 23 session of the Legislature, including an extension, if any. The second report shall disclose expenditures for the 24 25 remainder of the calendar year. A supplemental report shall be 26 filed no later than 45 days after each special session of the Legislature which shall disclose expenditures incurred during 27 28 the period since the filing of the last previous report 29 through adjournment of the special session. The statements 30 shall be rendered in the identical form provided by the respective houses and shall be open to public inspection. 31

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Reporting statements may be filed by electronic means, when 1 2 feasible.

3 (e) Reports shall be filed not later than 5 p.m. of 4 the report due date. However, any report that is postmarked by the United States Postal Service no later than midnight of 5 6 the due date shall be deemed to have been filed in a timely 7 manner, and a certificate of mailing obtained from and dated by the United States Postal Service at the time of the 8 9 mailing, or a receipt from an established courier company which bears a date on or before the due date, shall be proof 10 of mailing in a timely manner. 11

12 (f) Each house of the Legislature shall provide by rule, or both houses may provide by joint rule, a procedure by 13 14 which a lobbyist who fails to timely file a report shall be 15 notified and assessed fines. The rule shall provide for the 16 following:

17 Upon determining that the report is late, the person designated to review the timeliness of reports shall 18 19 immediately notify the lobbyist as to the failure to timely file the report and that a fine is being assessed for each 20 late day. The fine shall be \$50 per day per report for each 21 22 late day.

23 2. Upon receipt of the report, the person designated to review the timeliness of reports shall determine the amount 24 of the fine due based upon the earliest of the following: 25 26 When a report is actually received by the lobbyist a. 27 registration and reporting office.

28

b. When the report is postmarked.

29

When the certificate of mailing is dated. с.

d. When the receipt from an established courier 30 company is dated. 31

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1	3. Such fine shall be paid within 20 days after
2	receipt of the notice of payment due, unless appeal is made to
3	the <u>division</u> <del>Joint Legislative Management Committee of the</del>
4	Legislature. The moneys shall be deposited into the
5	Legislative Lobbyist Registration Trust Fund.
6	4. A fine shall not be assessed against a lobbyist the
7	first time any reports for which the lobbyist is responsible
8	are not timely filed. However, to receive the one-time fine
9	waiver, all reports for which the lobbyist is responsible must
10	be filed within 20 days after receipt of notice that any
11	reports have not been timely filed. A fine shall be assessed
12	for any subsequent late-filed reports.
13	5. Any lobbyist may appeal or dispute a fine, based
14	upon unusual circumstances surrounding the failure to file on
15	the designated due date, and may request and shall be entitled
16	to a hearing before the <u>General Counsel of the Office of</u>
17	Legislative Services Joint Legislative Management Committee,
18	who which shall recommend to the President of the Senate and
19	the Speaker of the House of Representatives, or their
20	respective designees, that have the authority to waive the
21	fine <u>be waived</u> in whole or in part for good cause shown. <u>The</u>
22	President of the Senate and the Speaker of the House of
23	Representatives, or their respective designees, may concur in
24	the recommendation and waive the fine in whole or in part. Any
25	such request shall be made within 20 days after receipt of the
26	notice of payment due. In such case, the lobbyist shall,
27	within the 20-day period, notify the person designated to
28	review the timeliness of reports in writing of his or her
29	intention to <u>request a hearing</u> <del>bring the matter before the</del>
30	<del>committee</del> .
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1	6. The person designated to review the timeliness of
2	reports shall notify the <u>director of the division</u> <del>Joint</del>
3	Legislative Management Committee of the failure of a lobbyist
4	to file a report after notice or of the failure of a lobbyist
5	to pay the fine imposed.
б	(4) Each house of the Legislature shall provide by
7	rule a procedure by which a person, when in doubt about the
8	applicability and interpretation of this section in a
9	particular context, may submit in writing the facts for an
10	advisory opinion to the committee of either the respective
11	house and may appear in person before the committee. The rule
12	shall provide a procedure by which:
13	(a) The committee shall render advisory opinions to
14	any person who seeks advice as to whether the facts in a
15	particular case would constitute a violation of this section.
16	(b) The committee shall make sufficient deletions to
17	prevent disclosing the identity of persons in the decisions or
18	opinions.
19	(c) All advisory opinions of the committee shall be
20	numbered, dated, and open to public inspection.
21	(5) Each house of the Legislature shall keep all
22	advisory opinions of the committees relating to lobbyists and
23	lobbying activities, as well as a current list of registered
24	lobbyists and their respective reports required under this
25	section, all of which shall be open for public inspection.
26	(6) The committee of <u>either</u> <del>the respective</del> house shall
27	investigate any person engaged in legislative lobbying upon
28	receipt of a sworn complaint alleging a violation of this
29	section, s. 112.3148, or s. 112.3149 by such person. Such
30	proceedings shall be conducted pursuant to the rules of the
31	respective houses. If the committee finds that there has been
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a violation of this section, s. 112.3148, or s. 112.3149, it 1 shall report its findings to the President of the Senate or 2 3 the Speaker of the House of Representatives, as appropriate, 4 together with a recommended penalty, to include a fine of not 5 more than \$5,000, reprimand, censure, probation, or 6 prohibition from lobbying for a period of time not to exceed 7 24 months. Upon the receipt of such report, the President of 8 the Senate or the Speaker of the House of Representatives 9 shall cause the committee report and recommendations to be brought before the respective house and a final determination 10 shall be made by a majority of said house. 11 12 (7) Any person required to be registered or to provide 13 information pursuant to this section or pursuant to rules 14 established in conformity with this section who knowingly 15 fails to disclose any material fact required by this section or by rules established in conformity with this section, or 16 17 who knowingly provides false information on any report required by this section or by rules established in conformity 18 19 with this section, commits a noncriminal infraction, punishable by a fine not to exceed \$5,000. Such penalty shall 20 be in addition to any other penalty assessed by a house of the 21 22 Legislature pursuant to subsection (6). 23 (8) There is hereby created the Legislative Lobbyist Registration Trust Fund, to be used for the purpose of funding 24 any office established for the purpose of funding the 25 26 administration of the registration of lobbyist lobbying the 27 Legislature, including the payment of salaries and other expenses. The trust fund is not subject to the service charge 28 29 to general revenue provisions of chapter 215. Fees collected pursuant to rules established in accordance with subsection 30 31 10

(2) shall be deposited into the Legislative Lobbyist
 Registration Trust Fund.

3 Section 2. Section 11.12, Florida Statutes, is amended 4 to read:

5 11.12 Salary, subsistence, and mileage of members and 6 employees; expenses authorized by resolution; appropriation; 7 preaudit by Comptroller.--

8 (1) The Treasurer is authorized to pay the salary, 9 subsistence, and mileage of the members of the Legislature, as the same shall be authorized from time to time by law, upon 10 receipt of a warrant therefor of the Comptroller for the 11 12 stated amount. The Treasurer is authorized to pay the 13 compensation of employees of the Legislature, together with 14 reimbursement for their authorized travel as provided in s. 15 112.061, and such expense of the Legislature as shall be authorized by law, a concurrent resolution, a resolution of 16 17 either house, or rules adopted by the respective houses, provided the total amount appropriated to the legislative 18 19 branch shall not be altered, upon receipt of such warrant therefor. The number, duties, and compensation of the 20 employees of the respective houses and of their committees 21 22 shall be determined as provided by the rules of the respective 23 house or in this chapter. Each legislator may designate no more than two employees to attend sessions of the Legislature, 24 and those employees who change their places of residence in 25 26 order to attend the session shall be paid subsistence at a 27 rate to be established by the President of the Senate for Senate employees and the Speaker of the House of 28 29 Representatives for House employees Joint Legislative Management Committee. Such employees, in addition to 30 subsistence, shall be paid transportation expenses in 31 11

accordance with s. 112.061(7) and (8) for actual 1 transportation between their homes and the seat of government 2 3 in order to attend the legislative session and return home, as 4 well as for two round trips during the course of any regular 5 session of the Legislature. (2) All vouchers covering legislative expenses shall 6 7 be preaudited by the Comptroller, and, if found to be correct, state warrants shall be issued therefor. 8 9 Section 3. Section 11.13, Florida Statutes, is amended 10 to read: 11.13 Compensation of members.--11 12 (1)(a) The annual salaries of members of the Senate 13 and House of Representatives, payable in 12 equal monthly 14 installments, shall be: 15 1. The President of the Senate and Speaker of the House of Representatives, \$25,000 each. 16 17 2. All other members of the Senate and House of 18 Representatives, \$18,000 each. 19 (b) Effective July 1, 1986, and each July 1 20 thereafter, the annual salaries of members of the Senate and House of Representatives shall be adjusted by the average 21 percentage increase in the salaries of state career service 22 23 employees for the fiscal year just concluded. The Appropriations Committee of each house shall certify to the 24 Office of Legislative Services Joint Legislative Management 25 26 Committee the average percentage increase in the salaries of 27 state career service employees before prior to July 1 of each year., and The Office of Legislative Services Joint 28 29 Legislative Management Committee shall, as of July 1-of each year, determine the adjusted annual salaries as provided 30 herein. 31 12

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1	(2) During the time the Legislature is in session,
2	each legislator shall be paid subsistence at a rate to be
3	established by the President of the Senate for members of the
4	Senate and the Speaker of the House of Representatives for
5	members of the House Joint Legislative Management Committee.
б	Each legislator, in addition to subsistence, shall be paid
7	travel expenses in accordance with s. 112.061(7) and (8) for
8	actual travel between the legislator's home and the seat of
9	government for not more than one round trip per week or
10	fraction of a week during any regular, special, or
11	extraordinary session of the Legislature or for the convening
12	of either the House or Senate for official business.
13	(3) Members of any standing or select committee or
14	subcommittee thereof shall receive per diem and travel
15	expenses as provided in s. 112.061 from the appropriation for
16	legislative expenses.
17	(4) Each member of the Legislature shall be entitled
18	to receive a monthly allowance for intradistrict expenses in
19	an a uniform amount set annually by the President of the
20	Senate for members of the Senate and the Speaker of the House
21	of Representatives for members of the House <del>Joint Legislative</del>
22	Management Committee not later than November 1 for the next
23	fiscal year. In setting the amount, the costs of maintaining
24	a legislative district office that provides an appropriate
25	level of constituent services shall be considered. The
26	procedure for disbursement of the monthly intradistrict
27	expense allowed shall be set from time to time by the <u>Office</u>
28	of Legislative Services, with the approval of the President of
29	the Senate and the Speaker of the House of Representatives or
30	their respective designees Joint Legislative Management
31	Committee. Such expenses shall be a proper expense of the
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Legislature and shall be disbursed from the appropriation for 1 2 legislative expense. The expenses provided under this 3 subsection shall not include any travel and per diem 4 reimbursed under subsections (2) and (3) or the rules of 5 either house. 6 (5)(a) All expenditures of the Senate, House of 7 Representatives, and offices, committees, and divisions of the 8 Legislature shall be made pursuant to and, unless changed as 9 provided below, within the limits of budgetary estimates of expenditure for each fiscal year prepared and submitted prior 10 to June 15 by the administrative head of each such house, 11 12 office, committee, or division and approved by the Committee on Rules and Calendar of the Senate and the President of the 13 14 Senate as to Senate budgets, by the Committee on 15 Administration of the House of Representatives and the Speaker of the House of Representatives as to House budgets, and by 16 17 the President of the Senate and the Speaker of the House of Representatives acting jointly Joint Legislative Management 18 19 Committee as to joint committees and other units the divisions 20 of the Legislature other than the Legislative Auditing 21 Committee and the Auditor General's office. Amounts in the approved estimates of expenditure may be transferred between 22 23 budgetary units within the Senate, House of Representatives, and joint activities by the original approving authority. 24 25 Funds may be transferred between items of appropriation to the 26 Legislature when approved by the President of the Senate and, the Speaker of the House of Representatives and the Joint 27 28 Legislative Management Committee, provided the total amount 29 appropriated to the legislative branch shall not be altered. 30 The Office of Legislative Services Joint Legislative Management Committee shall formulate and present to each house 31 14

and office thereof recommendations concerning the form and 1 2 preparation of such budgets and procedures for their adoption 3 and transmission. 4 (b) Thirty days prior to the date established by s. 5 216.023 for submission of legislative budgets by all state 6 agencies to the Governor, all budgetary units required to 7 submit estimates of expenditures as provided by paragraph (a) 8 shall annually submit tentative estimates of their financial 9 needs for the next fiscal year beginning July 1 to the authorities required by that paragraph so that the financial 10 needs of the Legislature for the ensuing fiscal year may be 11 12 reported to the Governor by a committee composed of the President of the Senate and, the Speaker of the House of 13 14 Representatives, and the chair or co-chairs of the Joint 15 Legislative Management Committee, pursuant to ss. 11.148 and 16 11.40 and as required by s. 216.081. 17 (c) The Office of Legislative Services Joint 18 Legislative Management Committee shall submit on forms 19 prescribed by the Comptroller requested allotments of 20 appropriations for the fiscal year. It shall be the duty of 21 the Comptroller to release the funds and authorize the expenditures for the legislative branch to be made from the 22 23 appropriations on the basis of the requested allotments. However, the aggregate of such allotments shall not exceed the 24 25 total appropriations available for the fiscal year. 26 (6) The pay of members of the Senate and House of Representatives shall be only as set by law. 27 28 Section 4. Section 11.147, Florida Statutes, is 29 amended to read: 30 11.147 Office of Legislative Services Joint 31 Legislative Management Committee. --15 CODING: Words stricken are deletions; words underlined are additions.

1	(1) There is <del>hereby</del> created the <u>Office of Legislative</u>
2	Services to provide support services that are determined by
3	the President of the Senate and the Speaker of the House of
4	Representatives to be necessary and that can be effectively
5	and efficiently provided jointly to both houses Joint
6	Legislative Management Committee, which shall consist of three
7	members of the House of Representatives appointed by the
8	<del>Speaker of the House of Representatives, one of whom shall be</del>
9	a member of the minority party, and three members of the
10	Senate appointed by the President of the Senate, one of whom
11	shall be a member of the minority party.
12	(2) The President of the Senate and the Speaker of the
13	House of Representatives may select a coordinator for the
14	Office of Legislative Services, who shall report directly to
15	the President of the Senate and the Speaker of the House of
16	Representatives or their respective designees.
17	(3) (2) The joint committees and other units of the
18	Legislature committee shall be governed by joint rules of the
19	Senate and House of Representatives which shall remain in
20	effect until repealed or amended by concurrent resolution.
21	(4)(3) The Office of Legislative Services joint
22	committee shall deliver such vouchers covering legislative
23	expenses as required to the Comptroller and, if found to be
24	correct, state warrants shall be issued therefor.
25	Section 5. <u>Section 11.39</u> , Florida Statutes, is
26	repealed.
27	Section 6. Effective July 1, 1998, the legislative
28	library is hereby transferred to the Department of State by a
29	type two transfer, as defined in section 20.06, Florida
30	Statutes.
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200	<u>matrimed</u> are detections, words <u>matrimed</u> are additions.

CS for SB 1574

Section 7. Paragraph (g) of subsection (13) of section 1 2 112.0455, Florida Statutes, is amended to read: 3 112.0455 Drug-Free Workplace Act.--4 (13) RULES.--5 The President of the Senate and the Speaker of the (g) 6 House of Representatives Joint Legislative Management 7 Committee may adopt rules, policies, or procedures for the employees and members of the legislative branch implementing 8 9 this section. 10 This section shall not be construed to eliminate the 11 12 bargainable rights as provided in the collective bargaining 13 process where applicable. 14 Section 8. Subsection (5) of section 112.3148, Florida Statutes, is amended to read: 15 112.3148 Reporting and prohibited receipt of gifts by 16 17 individuals filing full or limited public disclosure of financial interests and by procurement employees .--18 19 (5)(a) A political committee or a committee of 20 continuous existence, as defined in s. 106.011; a lobbyist who 21 lobbies a reporting individual's or procurement employee's agency; the partner, firm, employer, or principal of a 22 23 lobbyist; or another on behalf of the lobbyist or partner, firm, principal, or employer of the lobbyist is prohibited 24 from giving, either directly or indirectly, a gift that has a 25 26 value in excess of \$100 to the reporting individual or 27 procurement employee or any other person on his or her behalf; however, such person may give a gift having a value in excess 28 29 of \$100 to a reporting individual or procurement employee if the gift is intended to be transferred to a governmental 30 entity or a charitable organization. 31

(b) However, a person who is regulated by this 1 2 subsection, who is not regulated by subsection (6), and who 3 makes, or directs another to make, an individual gift having a 4 value in excess of \$25, but not in excess of \$100, other than 5 a gift which the donor knows will be accepted on behalf of a governmental entity or charitable organization, must file a 6 7 report on the last day of each calendar quarter, for the previous calendar quarter in which a reportable gift is made. 8 9 The report shall be filed with the Secretary of State, except with respect to gifts to reporting individuals of the 10 legislative branch, in which case the report shall be filed 11 12 with the Division of Legislative Information Services in the Office of Legislative Services Joint Legislative Management 13 14 Committee. The report must contain a description of each gift, 15 the monetary value thereof, the name and address of the person 16 making such gift, the name and address of the recipient of the 17 gift, and the date such gift is given. In addition, when a gift is made which requires the filing of a report under this 18 19 subsection, the donor must notify the intended recipient at the time the gift is made that the donor, or another on his or 20 her behalf, will report the gift under this subsection. 21 Under 22 this paragraph, a gift need not be reported by more than one 23 person or entity. Section 9. Paragraph (c) of subsection (1) of section 24 121.055, Florida Statutes, is amended to read: 25 26 121.055 Senior Management Service Class. -- There is 27 hereby established a separate class of membership within the Florida Retirement System to be known as the "Senior 28 29 Management Service Class, " which shall become effective 30 February 1, 1987. 31 18

1 (c)1. Effective January 1, 1990, participation in the 2 Senior Management Service Class shall be compulsory for up to 3 75 nonelective positions at the level of committee staff 4 director or higher or equivalent managerial or policymaking 5 positions within the House of Representatives, as selected by 6 the Speaker of the House of Representatives, up to 50 7 nonelective positions at the level of committee staff director 8 or higher or equivalent managerial or policymaking positions 9 within the Senate, as selected by the President of the Senate, all staff directors of joint committees and service offices of 10 the Legislature, the Auditor General and up to 9 managerial or 11 12 policymaking positions within his or her office as selected by the Auditor General, and the executive director of the 13 14 Commission on Ethics. 15 2. Participation in this class shall be compulsory, 16 except as provided in subparagraph 3., for any legislative 17 employee who holds a position designated for coverage in the 18 Senior Management Service Class, and such participation shall 19 continue until the employee terminates employment in a covered 20 position. 21 In lieu of participation in the Senior Management 3. 22 Service Class, at in the discretion of the President of the 23 Senate and the Speaker of the House of Representatives Joint Legislative Management Committee, such members may participate 24 25 in the Senior Management Service Optional Annuity Program as 26 established in subsection (6). Section 10. Section 216.136, Florida Statutes, is 27 28 amended to read: 29 216.136 Consensus estimating conferences; duties and principals.--30 31 (1) ECONOMIC ESTIMATING CONFERENCE. --19 CODING: Words stricken are deletions; words underlined are additions.

(a) Duties.--1 2 1. The Economic Estimating Conference shall develop 3 such official information with respect to the national and 4 state economies as the conference determines is needed for the 5 state planning and budgeting system. The basic, long-term forecasts which are a part of its official information shall 6 7 be trend forecasts. However, the conference may include cycle forecasts as a part of its official information if the subject 8 9 matter of the forecast warrants a cycle forecast and if such forecast is developed in a special impact session of the 10 conference. 11 12 2. Prior to the submission of the Governor's budget recommendations to the Legislature pursuant to s. 216.162, and 13 14 again prior to each Regular Session of the Legislature, the 15 Economic Estimating Conference shall evaluate and project the financial condition of the employee group health 16 17 self-insurance plan. This analysis shall also consider any 18 financial impact of the state's use of health maintenance 19 organizations on the funding of the self-insurance plan. The conference shall indicate whether the current plan premium 20 rates are sufficient to fund projected plan claims and other 21 22 expenses during the fiscal year. (b) Principals. -- The Executive Office of the Governor, 23 the coordinator director of the Office Division of Economic 24 and Demographic Research of the Joint Legislative Management 25 26 Committee, and professional staff of the Senate and House of Representatives who have forecasting expertise, or their 27 designees, are the principals of the Economic Estimating 28 29 Conference. The responsibility of presiding over sessions of the conference shall be rotated among the principals. 30 (2) DEMOGRAPHIC ESTIMATING CONFERENCE. --31 20

1	(a) DutiesThe Demographic Estimating Conference
2	shall develop such official information with respect to the
3	population of the nation and state by age, race, and sex as
4	the conference determines is needed for the state planning and
5	budgeting system. The conference shall use the official
6	population estimates provided under s. 186.901 in developing
7	its official information.
8	(b) PrincipalsThe Executive Office of the Governor,
9	the coordinator <del>director</del> of the Office <del>Division</del> of Economic
10	and Demographic Research <del>of the Joint Legislative Management</del>
11	Committee, and professional staff of the Senate and House of
12	Representatives who have forecasting expertise, or their
13	designees, are the principals of the Demographic Estimating
14	Conference. The responsibility of presiding over sessions of
15	the conference shall be rotated among the principals.
16	(3) REVENUE ESTIMATING CONFERENCE
17	(a) DutiesThe Revenue Estimating Conference shall
18	develop such official information with respect to anticipated
19	state and local government revenues as the conference
20	determines is needed for the state planning and budgeting
21	system. Any principal may request the conference to review
22	and estimate revenues for any trust fund.
23	(b) PrincipalsThe Executive Office of the Governor,
24	the coordinator <del>director</del> of the Office <del>Division</del> of Economic
25	and Demographic Research <del>of the Joint Legislative Management</del>
26	Committee, and professional staff of the Senate and House of
27	Representatives who have forecasting expertise, or their
28	designees, are the principals of the Revenue Estimating
29	Conference. The responsibility of presiding over sessions of
30	the conference shall be rotated among the principals.
31	(4) EDUCATION ESTIMATING CONFERENCE
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1	(a) DutiesThe Education Estimating Conference shall
2	develop such official information relating to the state public
3	educational system, including forecasts of student
4	enrollments, students qualified for state financial aid
5	programs, fixed capital outlay needs, and Florida Education
6	Finance Program formula needs, as the conference determines is
7	needed for the state planning and budgeting system. The
8	conference's initial projections of enrollments in public
9	schools shall be forwarded by the conference to each school
10	district no later than 2 months prior to the start of the
11	regular session of the Legislature. Each school district may,
12	in writing, request adjustments to the initial projections.
13	Any adjustment request shall be submitted to the conference no
14	later than 1 month prior to the start of the regular session
15	of the Legislature and shall be considered by the principals
16	of the conference. A school district may amend its adjustment
17	request, in writing, during the first 3 weeks of the
18	legislative session, and such amended adjustment request shall
19	be considered by the principals of the conference. For any
20	adjustment so requested, the district shall indicate and
21	explain, using definitions adopted by the conference, the
22	components of anticipated enrollment changes that correspond
23	to continuation of current programs with workload changes;
24	program improvement; program reduction or elimination;
25	initiation of new programs; and any other information that may
26	be needed by the Legislature. For public schools, the
27	conference shall submit its full-time equivalent student
28	consensus estimate to the Legislature no later than 1 month
29	after the start of the regular session of the Legislature. No
30	conference estimate may be changed without the agreement of
31	the full conference.

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(b) Principals. -- The Associate Deputy Commissioner for 1 2 Educational Management, the Executive Office of the Governor, 3 the coordinator director of the Office Division of Economic 4 and Demographic Research of the Joint Legislative Management 5 Committee, and professional staff of the Senate and House of Representatives who have forecasting expertise, or their 6 7 designees, are the principals of the Education Estimating Conference. The Associate Deputy Commissioner for Educational 8 9 Management or his or her designee shall preside over sessions of the conference. 10 (5) CRIMINAL JUSTICE ESTIMATING CONFERENCE. --11 12 (a) Duties.--The Criminal Justice Estimating Conference shall develop such official information relating to 13 14 the criminal justice system, including forecasts of prison 15 admissions by offense categories specified in Rule 3.701, Florida Rules of Criminal Procedure, as the conference 16 17 determines is needed for the state planning and budgeting 18 system. 19 (b) Principals. -- The Executive Office of the Governor, 20 the coordinator director of the Office Division of Economic 21 and Demographic Research of the Joint Legislative Management Committee, and professional staff, who have forecasting 22 23 expertise, from the Senate, the House of Representatives, and the Supreme Court, or their designees, are the principals of 24 25 the Criminal Justice Estimating Conference. The principal 26 representing the Executive Office of the Governor shall preside over sessions of the conference. 27 28 (6) SOCIAL SERVICES ESTIMATING CONFERENCE.--29 (a) Duties.--The Social Services Estimating Conference shall 30 1. develop such official information relating to the social 31 23 CODING: Words stricken are deletions; words underlined are additions. 1 services system of the state, including forecasts of social 2 services caseloads, as the conference determines is needed for 3 the state planning and budgeting system. Such official 4 information shall include, but not be limited to, subsidized 5 child care caseloads mandated by the Family Support Act of 6 1988.

7 2. In addition, the Social Services Estimating
8 Conference shall develop estimates and forecasts of the
9 unduplicated count of children eligible for subsidized child
10 care as defined in s. 402.3015(1). These estimates and
11 forecasts shall not include children enrolled in the
12 prekindergarten early intervention program established in s.
13 230.2305.

The Department of Health and Rehabilitative
 Services and the Department of Education shall provide
 information on caseloads and waiting lists for the subsidized
 child care and prekindergarten early intervention programs
 requested by the Social Services Estimating Conference or
 individual conference principals, in a timely manner.

(b) Principals .-- The Executive Office of the Governor, 20 21 the coordinator director of the Office Division of Economic and Demographic Research of the Joint Legislative Management 22 23 Committee, and professional staff, who have forecasting expertise, from the Department of Health and Rehabilitative 24 Services, the Senate, and the House of Representatives, or 25 26 their designees, are the principals of the Social Services 27 Estimating Conference. The principal representing the Executive Office of the Governor shall preside over sessions 28 29 of the conference. (7) TRANSPORTATION ESTIMATING CONFERENCE. --30

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1	(a) DutiesThe Transportation Estimating Conference
2	shall develop such official budget information relating to
3	transportation planning and budgeting as is determined by the
4	conference principals to be needed for the state planning and
5	budgeting system. This information shall include estimates of
6	transportation cost indices and other budget-related
7	estimates. This conference shall not address estimates of
8	transportation revenues.
9	(b) PrincipalsThe Executive Office of the Governor,
10	the <u>coordinator</u> <del>director</del> of the <u>Office</u> <del>Division</del> of Economic
11	and Demographic Research <del>of the Joint Legislative Management</del>
12	Committee, and professional staff with budgeting expertise
13	from the Department of Transportation, the Senate, and the
14	House of Representatives are the principals of the
15	Transportation Estimating Conference. The principal
16	representing the Executive Office of the Governor shall
17	preside over sessions of the conference.
18	(8) CHILD WELFARE SYSTEM ESTIMATING CONFERENCE
19	(a) DutiesThe Child Welfare System Estimating
20	Conference shall develop the following information relating to
21	the child welfare system:
22	1. Estimates and projections of the number of initial
23	and additional reports of child abuse or neglect made to the
24	central abuse registry and tracking system maintained by the
25	Department of Health and Rehabilitative Services as
26	established in s. $415.504(4)(a)$ .
27	2. Estimates and projections of the number of children
28	who are alleged to be victims of child abuse or neglect and
29	are in need of placement in an emergency shelter.
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In addition, the conference shall develop other official 1 information relating to the child welfare system of the state 2 3 which the conference determines is needed for the state 4 planning and budgeting system. The Department of Health and 5 Rehabilitative Services shall provide information on the child welfare system requested by the Child Welfare System б 7 Estimating Conference, or individual conference principals, in 8 a timely manner.

9 (b) Principals. -- The Executive Office of the Governor, 10 the coordinator director of the Office Division of Economic and Demographic Research of the Joint Legislative Management 11 12 Committee, and professional staff who have forecasting 13 expertise from the Department of Health and Rehabilitative 14 Services, the Senate, and the House of Representatives, or 15 their designees, are the principals of the Child Welfare 16 System Estimating Conference. The principal representing the 17 Executive Office of the Governor shall preside over sessions of the conference. 18

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(9) JUVENILE JUSTICE ESTIMATING CONFERENCE. --

20 (a) Duties.--The Juvenile Justice Estimating Conference shall develop such official information relating to 21 22 the juvenile justice system of the state as is determined by 23 the conference principals to be needed for the state planning and budgeting system. This information shall include, but is 24 not limited to: estimates of juvenile delinquency caseloads 25 26 and workloads; estimates for secure, nonsecure, and home 27 juvenile detention placements; estimates of workloads in the juvenile sections in the offices of the state attorneys and 28 29 public defenders; estimates of mental health and substance abuse treatment relating to juveniles; and such other 30 31

information as is determined by the conference principals to 1 be needed for the state planning and budgeting system. 2 3 (b) Principals. -- The Executive Office of the Governor, 4 the Office Division of Economic Economics and Demographic 5 Research of the Joint Legislative Management Committee, and 6 professional staff who have forecasting expertise from the 7 Department of Juvenile Justice, the Department of Health and 8 Rehabilitative Services Alcohol, Drug Abuse, and Mental Health 9 Program Office, the Department of Law Enforcement, the Senate Appropriations Committee staff, the House of Representatives 10 Appropriations Committee staff, or their designees, are the 11 12 principals of the Juvenile Justice Estimating Conference. The responsibility of presiding over sessions of the conference 13 14 shall be rotated among the principals. To facilitate policy and legislative recommendations, the conference may call upon 15 professional staff of the Juvenile Justice Advisory Board and 16 17 appropriate legislative staff. (10) OCCUPATIONAL FORECASTING CONFERENCE. --18 19 (a) Duties.--The Occupational Forecasting Conference 20 shall develop such official information on the workforce 21 development system planning process as it relates to the personnel needs of current, new, and emerging industries as 22 23 the conference determines is needed by the state planning and budgeting system. Such information must include at least: 24 short-term and long-term forecasts of employment demand for 25 26 high-skills/high-wage jobs by occupation and industry; 27 relative wage forecasts among those occupations; and estimates of the supply of trained and qualified individuals available 28 29 for employment in those occupations. (b) Principals.--The Commissioner of Education, the 30 Executive Office of the Governor, the director of the Office 31 27

of Tourism, Trade, and Economic Development, the Secretary of 1 Labor, and the coordinator director of the Office Division of 2 3 Economic and Demographic Research of the Joint Legislative Management Committee, or their designees, are the principals 4 5 of the Occupational Forecasting Conference. The Commissioner of Education, or the commissioner's designee, shall preside б 7 over the sessions of the conference. Section 11. Paragraph (a) of subsection (2) of section 8 9 216.251, Florida Statutes, is amended to read: 216.251 Salary appropriations; limitations.--10 (2)(a) The salary for each position not specifically 11 12 indicated in the appropriations acts shall be as provided in one of the following subparagraphs: 13 14 1. Within the classification and pay plans provided for in chapter 110. 15 Within the classification and pay plans established 16 2. 17 by the Board of Trustees for the Florida School for the Deaf and the Blind of the Department of Education and approved by 18 19 the State Board of Education for academic and academic administrative personnel. 20 3. Within the classification and pay plan approved and 21 22 administered by the Board of Regents for those positions in 23 the State University System. 4. Within the classification and pay plan approved by 24 the President of the Senate and, the Speaker of the House of 25 26 Representatives, the Joint Legislative Management Committee, 27 or by the Legislative Auditing Committee, as the case may be, for employees of the Legislature. 28 29 Within the approved classification and pay plan for 5. 30 the judicial branch. 31 28 CODING: Words stricken are deletions; words underlined are additions.

The salary of all positions not specifically 1 6. 2 included in this subsection shall be set by the commission or 3 by the Chief Justice for the judicial branch. 4 Section 12. Section 985.401, Florida Statutes, is 5 amended to read: 985.401 Juvenile Justice Accountability Advisory б 7 Board.--8 (1) The Juvenile Justice Accountability Advisory Board 9 shall be composed of nine members. Members of the board shall have direct experience and a strong interest in juvenile 10 justice issues. The authority to appoint the board is 11 12 allocated as follows: (a) Three members appointed by the Governor. 13 Three members appointed by the President of the 14 (b) 15 Senate. 16 Three members appointed by the Speaker of the (C) 17 House of Representatives. 18 (2)(a) A full term shall be 3 years, and the term for 19 each seat on the board commences on October 1 and expires on September 30, without regard to the date of appointment. 20 Each appointing authority shall appoint a member to fill one of the 21 22 three vacancies that occurs with the expiration of terms on 23 September 30 of each year. A member is not eligible for appointment to more than two full, consecutive terms. A 24 vacancy on the board shall be filled within 60 days after the 25 26 date on which the vacancy occurs. The appointing authority 27 that made the original appointment shall make the appointment to fill a vacancy that occurs for any reason other than the 28 29 expiration of a term, and the appointment shall be for the 30 remainder of the unexpired term. 31 29

The board shall annually select a chairperson from 1 (b) 2 among its members. 3 The board shall meet at least once each quarter. A (C) 4 member may not authorize a designee to attend a meeting of the 5 board in place of the member. A member who fails to attend two 6 consecutive regularly scheduled meetings of the board, unless 7 the member is excused by the chairperson, shall be deemed to 8 have abandoned the position, and the position shall be 9 declared vacant by the board. (3)(a) The board members shall serve without 10 compensation, but are entitled to reimbursement for per diem 11 12 and travel expenses pursuant to s. 112.061. 13 (b) The board shall appoint an executive director and 14 other personnel who are exempt from part II of chapter 110, 15 relating to the Career Service System. (c) The board is assigned, for the purpose of general 16 17 oversight, to the Joint Legislative Auditing Committee. The board shall develop a budget pursuant to procedures 18 19 established by the Joint Legislative Auditing Committee. 20 (d) The composition of the board shall be broadly reflective of the public and shall include minorities and 21 women. The term "minorities" as used in this paragraph means a 22 23 member of a socially or economically disadvantaged group that includes African Americans, Hispanics, and American Indians. 24 Members of the board shall have direct experience and a strong 25 interest in juvenile justice issues. 26 (4) The board shall: 27 Review and recommend programmatic and fiscal 28 (a) 29 policies governing the operation of programs, services, and facilities for which the Department of Juvenile Justice is 30 31 responsible. 30

1	(b) Monitor the development and implementation of
2	long-range juvenile justice policies, including prevention,
3	early intervention, diversion, adjudication, and commitment.
4	(c) Monitor all activities of the executive and
5	judicial branch and their effectiveness in implementing
б	policies pursuant to this chapter.
7	(d) Establish and operate a comprehensive system to
8	annually measure and report program outcome and effectiveness
9	for each program operated by the Department of Juvenile
10	Justice or operated by a provider under contract with the
11	department. The board shall use its evaluation research to
12	make advisory recommendations to the Legislature, the
13	Governor, and the department concerning the effectiveness and
14	future funding priorities of juvenile justice programs.
15	(e) Advise the President of the Senate, the Speaker of
16	the House of Representatives, the Governor, and the department
17	on matters relating to this chapter.
18	(f) Serve as a clearinghouse to provide information
19	and assistance to the district juvenile justice boards and
20	county juvenile justice councils.
21	(g) Hold public hearings and inform the public of
22	activities of the board and of the Department of Juvenile
23	Justice, as appropriate.
24	(h) Monitor the delivery and use of services,
25	programs, or facilities operated, funded, regulated, or
26	licensed by the Department of Juvenile Justice for juvenile
27	offenders or alleged juvenile offenders, and for prevention,
28	diversion, or early intervention of delinquency, and to
29	develop programs to educate the citizenry about such services,
30	programs, and facilities and about the need and procedure for
31	siting new facilities.
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1	(i) Contract for consultants as necessary and
2	appropriate. The board may apply for and receive grants for
3	the purposes of conducting research and evaluation activities.
4	(j) Conduct such other activities as the board may
5	determine are necessary and appropriate to monitor the
6	effectiveness of the delivery of juvenile justice programs and
7	services under this chapter.
8	(k) The board shall submit an annual report to the
9	President of the Senate, the Speaker of the House of
10	Representatives, the Governor, and the secretary of the
11	department not later than February 15 of each calendar year,
12	summarizing the activities and reports of the board for the
13	preceding year, and any recommendations of the board for the
14	following year.
15	(5) Each state agency shall provide assistance when
16	requested by the board. The board shall have access to all
17	records, files, and reports that are material to its duties
18	and that are in the custody of a school board, a law
19	enforcement agency, a state attorney, a public defender, the
20	court, the Department of Children and Family Services, and the
21	department.
22	Section 13. Section 11.241, Florida Statutes, is
23	amended to read:
24	11.241 Permanent statutory revision plan
25	createdThere is created a permanent statutory revision plan
26	to be implemented and maintained under the supervision of the
27	Office of Legislative Services joint committee.
28	Section 14. Section 11.242, Florida Statutes, is
29	amended to read:
30	11.242 Powers, duties, and functions as to statutory
31	revisionThe powers, duties, and functions of the Office of
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<b>CODING:</b> Words stricken are deletions; words <u>underlined</u> are additions.	

1 <u>Legislative Services</u> joint committee in the operation and 2 maintenance of a statutory revision program shall be as 3 follows:

4 (1) To conduct a systematic and continuing study of 5 the statutes and laws of this state for the purpose of reducing their number and bulk, removing inconsistencies, 6 7 redundancies, and unnecessary repetitions and otherwise 8 improving their clarity and facilitating their correct and 9 proper interpretation; and for the same purpose, to prepare and submit to the Legislature reviser's bills and bills for 10 the amendment, consolidation, revision, repeal, or other 11 12 alterations or changes in any general statute or laws or parts thereof of a general nature and application of the preceding 13 14 session or sessions which may appear to be subject to 15 revision. Any revision, either complete, partial, or topical, prepared for submission to the Legislature shall be 16 17 accompanied by revision and history notes relating to the same, showing the changes made therein and the reason for such 18 19 recommended change.

20 (2) To carry on the arrangements and identification of the general statutes and laws of the state, as adopted in the 21 22 Florida Statutes, and the contents of the same, by adding 23 thereto, in the future and in proper place, all new matter belonging therein; this new material to be compiled, revised, 24 and republished periodically in continuation of the present 25 26 systems, matters, tables, and other material as contained in the Florida Statutes. 27

28 (3) Reviser's bills shall not deal with nor carry
29 forward into the Florida Statutes any statute of any of the
30 following classes:

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1 (a) Statutes relating to, for, or concerning only one 2 or more counties or parts thereof, except in cases where the 3 subject matter of the statute relates to the creation or 4 jurisdiction of state or county courts.+ 5 (b) Statutes relating to, for, or concerning and 6 operative in only a portion of the state, except in cases 7 where the subject matter of the statute relates to the 8 creation or jurisdiction of state or county courts.+ 9 (c) Statutes relating to, for, or concerning only a certain municipal corporation.+ 10 Statutes relating to, for or concerning only one 11 (d) 12 or more designated individuals or corporations.+ (e) Statutes incorporating a designated individual 13 14 corporation or making a grant thereto.+ 15 (f) Road designation laws. (4) The published edition of the Florida Statutes, 16 17 shall contain the following: (a) The Florida Statutes, as adopted and enacted, 18 19 together with the laws of a general nature enacted at any 20 current session of the Legislature and directed to be embodied 21 in said edition. (b) The Florida Constitution. 22 23 (c) Complete indexes of all the material in the 24 statutes. 25 (d) Such other matters, notes, data, and other 26 material as may be deemed necessary or admissible by the 27 Division of Statutory Revision of the Office of Legislative 28 Services joint committee for reference, convenience, or 29 interpretation. (5) In carrying on the work of statutory revision and 30 in preparing the Florida Statutes for publication: 31 34 CODING: Words stricken are deletions; words underlined are additions. (a) All amendments made to any section or chapter, or
 any part thereof, of the Florida Statutes or session laws of
 this state by any current session of the Legislature, whenever
 such amendments in express terms refer to sections or chapters
 of said statutes or session laws, shall be incorporated with
 the body of the text of the Florida Statutes.
 (b) All sections, chapters, or titles of the Florida

8 Statutes or session laws of this state which are expressly
9 repealed by any current session of the Legislature shall be
10 omitted.

(c) All laws of a general and permanent nature which 11 12 are of general application throughout the state enacted by any current session of the Legislature shall be compiled and 13 14 included, assigning thereto in all appropriate places such chapter and section identification, by the decimal system of 15 numbering heretofore embodied in the Florida Statutes, as is 16 17 appropriate and proper, but all chapters and sections so 18 compiled shall be indicated with a history note, clearly 19 showing that said section or chapter was not a part of the revision at the time of its adoption and giving the proper 20 legislative session law chapter and section number. 21 The matter included under the authority of this subsection shall 22 23 be incorporated as enacted in any current session and shall be prima facie evidence of such law in all courts of the state. 24 25 (d) Any two or more sections, chapters, or laws, or 26 parts thereof, may be consolidated. (e) Any section, chapter, or law, or part thereof, may 27 be transferred from one location to another. 28 29 (f) The form or arrangement of any section, chapter, or law, or part thereof, may be altered or changed by 30 transferring, combining, or dividing the same. 31

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(g) Subsections, sections, chapters, and titles may be 1 2 renumbered and reference thereto may be changed to agree with 3 such renumbering. 4 (h) Grammatical, typographical and like errors may be 5 corrected and additions, alterations, and omissions, not affecting the construction or meaning of the statutes or laws, б 7 may be freely made. (i) All statutes and laws, or parts thereof, which 8 9 have expired, become obsolete, been held invalid by a court of last resort, have had their effect or have served their 10 purpose, or which have been repealed or superseded, either 11 12 expressly or by implication, shall be omitted through the 13 process of reviser's bills duly enacted by the Legislature. 14 (j) All statutes and laws general in form but of such 15 local or limited application as to make their inclusion in the 16 Florida Statutes or any revision or supplement thereof 17 impracticable, undesirable or unnecessary shall be omitted therefrom, without effecting a repeal thereof. 18 19 (k) All things relating to form, position, order, or arrangement of the revision, not inconsistent with the Florida 20 Statutes system, which may be found desirable or necessary for 21 the improvement, betterment, or perfection of same, may be 22 23 done. To award contracts from time to time for editorial 24 (6) work in the preparation of copy and other necessary material, 25 26 and for printing as defined in s. 283.60; to pay expenses only 27 of members of revision committees appointed by the joint committee to assist in revision of whole titles or chapters; 28 29 and to pay for such other things as are authorized to be done and performed as part of a statutory revision program under 30 the laws of this state. 31

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1	(7) To exchange Florida Statutes, and other available
2	publications, with the officers, boards, and agencies of other
3	states and of the United States, and with other governments.
4	(8) To exercise all other powers, duties, and
5	functions necessary or convenient for properly carrying out
6	the provisions of this law and all other laws relating to
7	statutory revision.
8	Section 15. Section 11.243, Florida Statutes, is
9	amended to read:
10	11.243 Publishing Florida Statutes; price, sale
11	(1) The <u>Office of Legislative Services</u> <del>joint committee</del>
12	shall continue the statutory revision system heretofore
13	adopted in this state and shall bring the general acts of the
14	Legislature within the revision system, as promptly after the
15	adjournment of the legislative session as possible.
16	(2) All copies of the Florida Statutes shall be
17	delivered by the printer to the Office of Legislative Services
18	joint committee, which shall distribute copies to the public
19	and governmental entities, including the judicial branch, at a
20	price to be fixed by the <u>Office of Legislative Services</u> <del>joint</del>
21	committee.
22	(3) All moneys collected <del>by the joint committee</del> from
23	the sale of the Florida Statutes or other publications shall
24	be deposited in the State Treasury and credited to the
25	appropriation for legislative expense.
26	Section 16. Paragraph (c) of subsection (6) of section
27	11.70, Florida Statutes, is amended to read:
28	11.70 Legislative Committee on Intergovernmental
29	Relations
30	(6) STAFF
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1	(c) Upon request of the committee, the Office of
2	Legislative Services <del>Joint Legislative Management Committee</del> is
3	directed to provide office space and equipment as the
4	committee deems necessary.
5	Section 17. Subsection (2) of section 13.01, Florida
6	Statutes, is amended to read:
7	13.01 Commission on Interstate Cooperation
8	(2) The Florida Commissioners for the National
9	Conference of Commissioners on Uniform State Laws appointed
10	pursuant to s. 13.10 shall be ex officio honorary nonvoting
11	members of this commission. The commission shall elect a
12	chair and a vice chair from among its members. The director
13	of the office of planning and budgeting in the Executive
14	Office of the Governor shall serve ex officio as secretary of
15	the Governor's committee, and an employee of the Office of
16	Legislative Services Joint Legislative Management Committee
17	designated by the <u>coordinator</u> <del>executive director</del> of the <u>Office</u>
18	of Legislative Services Joint Legislative Management Committee
19	shall serve as secretary of the Joint Legislative Committee on
20	Interstate Cooperation.
21	Section 18. Subsection (4) of section 13.10, Florida
22	Statutes, is amended to read:
23	13.10 Commissioners to the National Conference of
24	Commissioners on Uniform State Laws
25	(4) The <u>coordinator</u> <del>executive director</del> of the <u>Office</u>
26	of Legislative Services Joint Legislative Management Committee
27	shall designate an appropriate legislative employee to serve
28	as an associate member and secretary to the Florida
29	commissioners to the National Conference of Commissioners on
30	Uniform State Laws. He or she shall prepare and sign all
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vouchers authorized by law and keep such records as directed 1 by the commissioners. 2 3 Section 19. Subsection (1) of section 15.155, Florida 4 Statutes, is amended to read: 15.155 Legislative documents; Department of State to 5 6 classify, number, and furnish copies of general laws, special 7 acts, resolutions, and memorials. --8 (1) Immediately after any act of the Legislature or 9 any resolution or memorial is filed in the office of the Department of State, the department shall: 10 (a) Select, segregate, and classify all acts of the 11 12 Legislature, including memorials and resolutions, by dividing them into the following two classifications: Volume I, 13 14 General Acts, and Volume II, Special Acts; (b) Include in such General Acts all acts passed as 15 16 general laws and all memorials and resolutions, including 17 proposed constitutional amendments, and include in such 18 Special Acts only those acts passed as special laws and 19 becoming law as such; 20 (c) Assign a chapter number to each such act; and 21 (d) Furnish true and accurate copies of such laws, resolutions, and memorials passed by the Legislature to the 22 23 Office of Legislative Services Joint Legislative Management Committee for publication. 24 25 Section 20. Paragraph (b) of subsection (6) of section 26 20.315, Florida Statutes, is amended to read: 27 20.315 Department of Corrections.--There is created a 28 Department of Corrections. 29 (6) FLORIDA CORRECTIONS COMMISSION. --30 The primary functions of the commission are to: (b) 31 39 CODING: Words stricken are deletions; words underlined are additions.

1 Recommend major correctional policies for the 1. 2 Governor's approval, and assure that approved policies and any 3 revisions thereto are properly executed. 4 2. Periodically review the status of the state 5 correctional system and recommend improvements therein to the 6 Governor and the Legislature. 7 3. Perform an in-depth review of the recommendations 8 of the Sentencing Guidelines Commission on the need for 9 changes in the guidelines and of any alternative proposals submitted by the Office Division of Economic and Demographic 10 Research of the Joint Legislative Management Committee to 11 12 revise statewide sentencing guidelines. 4. Annually perform an in-depth review of 13 14 community-based intermediate sanctions and recommend to the 15 Governor and the Legislature intergovernmental approaches through the Community Corrections Partnership Act for planning 16 17 and implementing such sanctions and programs. 18 5. Perform an in-depth evaluation of the annual budget 19 request of the Department of Corrections, the comprehensive 20 correctional master plan, and the tentative construction program for compliance with all applicable laws and 21 established departmental policies. The commission may not 22 23 consider individual construction projects, but shall consider methods of accomplishing the department's goals in the most 24 25 effective, efficient, and businesslike manner. 26 6. Routinely monitor the financial status of the 27 Department of Corrections to assure that the department is 28 managing revenue and any applicable bond proceeds responsibly 29 and in accordance with law and established policy. 30 7. Evaluate, at least quarterly, the efficiency, productivity, and management of the Department of Corrections, 31 40

using performance and production standards developed by the 1 2 department under subsection (18). 3 8. Provide public education on corrections and 4 criminal justice issues. 5 9. Report to the President of the Senate, the Speaker 6 of the House of Representatives, and the Governor by November 7 1 of each year. The first annual report of the commission 8 shall be made by November 1, 1995. 9 Section 21. Effective October 1, 1998, paragraph (b) of subsection (6) of section 20.315, Florida Statutes, as 10 amended by section 9 of chapter 97-194, Laws of Florida, is 11 12 reenacted to read: 20.315 Department of Corrections.--There is created a 13 14 Department of Corrections. 15 (6) FLORIDA CORRECTIONS COMMISSION. --(b) The primary functions of the commission are to: 16 17 1. Recommend major correctional policies for the Governor's approval, and assure that approved policies and any 18 19 revisions thereto are properly executed. 20 Periodically review the status of the state 2. correctional system and recommend improvements therein to the 21 22 Governor and the Legislature. 23 3. Annually perform an in-depth review of community-based intermediate sanctions and recommend to the 24 Governor and the Legislature intergovernmental approaches 25 26 through the Community Corrections Partnership Act for planning and implementing such sanctions and programs. 27 28 4. Perform an in-depth evaluation of the annual budget 29 request of the Department of Corrections, the comprehensive correctional master plan, and the tentative construction 30 program for compliance with all applicable laws and 31 41

established departmental policies. The commission may not 1 consider individual construction projects, but shall consider 2 3 methods of accomplishing the department's goals in the most 4 effective, efficient, and businesslike manner. 5 5. Routinely monitor the financial status of the 6 Department of Corrections to assure that the department is 7 managing revenue and any applicable bond proceeds responsibly 8 and in accordance with law and established policy. 9 6. Evaluate, at least quarterly, the efficiency, 10 productivity, and management of the Department of Corrections, using performance and production standards developed by the 11 12 department under subsection (18). 7. Provide public education on corrections and 13 14 criminal justice issues. 15 8. Report to the President of the Senate, the Speaker 16 of the House of Representatives, and the Governor by November 17 1 of each year. 18 Section 22. Subsection (1) of section 27.709, Florida 19 Statutes, is amended to read: 20 27.709 Commission on the Administration of Justice in 21 Capital Cases. --(1)(a) There is created the Commission on the 22 23 Administration of Justice in Capital Cases, which shall consist of the six following members: 24 Two members appointed by the Governor. 25 1. 26 2. Two members appointed by the President of the 27 Senate from the membership of the Senate. One member shall be a member of the majority party, and one member shall be a 28 29 member of the minority party. Two members appointed by the Speaker of the House 30 3. of Representatives from the membership of the House of 31 42 CODING: Words stricken are deletions; words underlined are additions.

Representatives. One member shall be a member of the majority 1 party, and one member shall be a member of the minority party. 2 3 (b) The chair of the commission shall be selected by the members for a term of 1 year. 4 5 (c) The commission shall meet quarterly, and other 6 meetings may be called by the chair upon giving at least 7 7 days' notice to all members and the public. (d) Members of the commission are entitled to per diem 8 9 and travel expenses to be paid by the appointing entity. (e) The initial members of the commission must be 10 appointed on or before October 1, 1997. Members of the 11 12 commission shall be appointed to serve terms of 4 years each, 13 except that a member's term shall expire upon leaving office 14 as a member of the Senate or the House of Representatives. Two of the initial members, one from the Senate and one from the 15 House of Representatives, shall be appointed for terms of 2 16 17 years each. Two of the initial members, one from the Senate and one from the House of Representatives, shall be appointed 18 19 for terms of 3 years each. 20 (f) The Office of Legislative Services Joint 21 Legislative Management Committee shall provide staff support 22 for the commission. 23 Section 23. Subsection (13) of section 112.061, Florida Statutes, is amended to read: 24 112.061 Per diem and travel expenses of public 25 26 officers, employees, and authorized persons .--(13) DIRECT PAYMENT OF EXPENSES BY AGENCY. -- Whenever 27 an agency requires an employee to incur either Class A or 28 29 Class B travel on emergency notice to the traveler, such traveler may request the agency to pay his or her expenses for 30 meals and lodging directly to the vendor, and the agency may 31 43

pay the vendor the actual expenses for meals and lodging 1 during the travel period, limited to an amount not to exceed 2 3 that authorized pursuant to this section. In emergency 4 situations, the agency head may authorize an increase in the 5 amount paid for a specific meal, provided that the total daily cost of meals does not exceed the total amount authorized for 6 7 meals each day. The agency head or his or her designee may also grant prior approval for a state agency to make direct 8 9 payments of travel expenses in other situations that result in cost savings to the state, and such cost savings shall be 10 documented in the voucher submitted to the Comptroller for the 11 12 direct payment of travel expenses. The provisions of this 13 subsection shall not be deemed to apply to any legislator or 14 to any employee of either house of the Legislature or of the 15 Joint Legislative Management Committee. Section 24. Subsection (4) of section 112.321, Florida 16 17 Statutes, is amended to read: 112.321 Membership, terms; travel expenses; staff.--18 19 (4) In accordance with the uniform personnel, job classification, and pay plan adopted with the approval of the 20 President of the Senate and the Speaker of the House of 21 22 Representatives and administered by the Office of Legislative 23 Services Joint Legislative Management Committee pursuant to s.  $\frac{11.147(4)(c)}{c}$ , the commission shall employ an executive 24 director and shall provide the executive director with 25 26 necessary office space, assistants, and secretaries. Within 27 the above uniform plan, decisions relating to hiring, promotion, demotion, and termination of commission employees 28 29 shall be made by the commission or, if so delegated by the commission, by its executive director. 30 31

1	Section 25. Paragraph (d) of subsection (3) of section
2	119.15, Florida Statutes, is amended to read:
3	119.15 Legislative review of exemptions from public
4	meeting and public records requirements
5	(3)
6	(d) In the year before the repeal of an exemption
7	under this section, the Division of Statutory Revision of the
8	Office of Legislative Services Joint Legislative Management
9	Committee shall certify to the President of the Senate and the
10	Speaker of the House of Representatives, by June 1, the
11	language and statutory citation of each exemption scheduled
12	for repeal the following year which meets the criteria of an
13	exemption as defined in this section. Any exemption that is
14	not identified and certified to the President of the Senate
15	and the Speaker of the House of Representatives is not subject
16	to legislative review and repeal under this section. If the
17	division fails to certify an exemption that it subsequently
18	determines should have been certified, it shall include the
19	exemption in the following year's certification after that
20	determination.
21	Section 26. Subsection (3) of section 218.60, Florida
22	Statutes, is amended to read:
23	218.60 Definitions
24	(3) All estimates of moneys provided pursuant to this
25	part utilized by participating units of local government in
26	the first year of participation shall be equal to 95 percent
27	of those projections made by the revenue estimating conference
28	and provided to local governments by the <u>Office</u> <del>Division</del> of
29	Economic and Demographic Research <del>of the Joint Legislative</del>
30	Management Committee, in consultation with the Department of
31	Revenue.
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Section 27. Subsection (5) of section 229.593, Florida 1 2 Statutes, is amended to read: 3 229.593 Florida Commission on Education Reform and 4 Accountability.--5 (5) Members of the commission shall serve without 6 compensation but are entitled to reimbursement for per diem 7 and travel expenses incurred in the performance of their duties as provided in s. 112.061. Legislators are entitled to 8 9 receive travel and per diem expenses as provided by the Office of Legislative Services Joint Legislative Management Committee 10 for meetings of legislative committees. When appropriate, 11 12 commission members who are parents are to receive a stipend for child care costs incurred while attending commission 13 14 meetings. 15 Section 28. Subsection (7) of section 282.3091, 16 Florida Statutes, is amended to read: 17 282.3091 State Technology Council; creation .--18 (7) The council shall have the following duties and 19 responsibilities: 20 (a) To develop a statewide vision for information 21 resources management which shall be reflected in the State 22 Annual Report on Information Resources Management. 23 (b) To recommend statewide policies to the Executive 24 Office of the Governor, and to the President of the Senate, 25 and to the Speaker of the House of Representatives Joint 26 Legislative Information Technology Resource Committee. (c) To recommend innovation in the state's use of 27 28 technology to the Executive Office of the Governor, and the 29 President of the Senate, and the Speaker of the House of 30 Representatives Joint Legislative Information Technology 31 Resource Committee. 46

1	(d) To identify, develop, and recommend solutions to
2	address statewide technology issues to the Executive Office of
3	the Governor <u>,</u> and the <u>President of the Senate, and the Speaker</u>
4	of the House of Representatives Joint Legislative Information
5	Technology Resource Committee.
б	(e) To create ad hoc issue-oriented workgroups to make
7	recommendations to the council and to the Executive Office of
8	the Governor. Such workgroups may include private and public
9	sector representatives.
10	(f) To review, evaluate, and comment on proposals by
11	the Joint Legislative Information Technology Resource
12	Committee.
13	<u>(f)</u> To consult with the Chief Information Officers
14	Council.
15	(g) <del>(h)</del> To approve the State Annual Report on
16	Information Resources Management.
17	(h)(i) To recommend memoranda on guidelines and best
18	practices to the Executive Office of the Governor.
19	Section 29. Subsection (3) of section 282.310, Florida
20	Statutes, is amended to read:
21	282.310 State Annual Report on Information Resources
22	Management
23	(3) The state annual report shall be made available in
24	writing or through electronic means to the Executive Office of
25	the Governor, the President of the Senate, the Speaker of the
26	House of Representatives, the Joint Legislative Information
27	Technology Resource Committee, and the Chief Justice of the
28	Supreme Court.
29	Section 30. Section 282.322, Florida Statutes, is
30	amended to read:
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1	282.322 Special monitoring process for designated
2	information resources management projectsFor each
3	information resources management project which is designated
4	for special monitoring in the General Appropriations Act, with
5	a proviso requiring a contract with a project monitor, the
б	Technology Review Workgroup established pursuant to s.
7	216.0446, in consultation with each affected agency, shall be
8	responsible for contracting with the project monitor. Upon
9	contract award, funds equal to the contract amount shall be
10	transferred to the Technology Review Workgroup upon request
11	and subsequent approval of a budget amendment pursuant to s.
12	216.292. With the concurrence of the Legislative Auditing
13	Committee, the office of the Auditor General shall be the
14	project monitor for other projects designated for special
15	monitoring. However, nothing in this section precludes the
16	Auditor General from conducting such monitoring on any project
17	designated for special monitoring. In addition to monitoring
18	and reporting on significant communications between a
19	contracting agency and the appropriate federal authorities,
20	the project monitoring process shall consist of evaluating
21	each major stage of the designated project to determine
22	whether the deliverables have been satisfied and to assess the
23	level of risks associated with proceeding to the next stage of
24	the project. The major stages of each designated project shall
25	be determined based on the agency's information systems
26	development methodology. Within 20 days after an agency has
27	completed a major stage of its designated project, the project
28	monitor shall issue a written report, including the findings
29	and recommendations for correcting deficiencies, to the agency
30	head, for review and comment. Within 20 days after receipt of
31	the project monitor's report, the agency head shall submit a

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written statement of explanation or rebuttal concerning the 1 findings and recommendations of the project monitor, including 2 any corrective action to be taken by the agency. The project 3 4 monitor shall include the agency's statement in its final 5 report which shall be forwarded, within 7 days after receipt of the agency's statement, to the agency head, the inspector 6 7 general's office of the agency, the Executive Office of the Governor, the appropriations committees of the Legislature, 8 9 the Joint Legislative Auditing Committee, and the Technology 10 Review Workgroup, and the Legislative Information Technology Resource Committee. The Auditor General shall also receive a 11 12 copy of the project monitor's report for those projects in 13 which the Auditor General is not the project monitor. 14 Section 31. Subsection (3) of section 350.031, Florida Statutes, is amended to read: 15 350.031 Florida Public Service Commission Nominating 16 17 Council.--18 A majority of the membership of the council may (3) 19 conduct any business before the council. All meetings and proceedings of the council shall be staffed by the Office of 20 21 Legislative Services Joint Legislative Management Committee and shall be subject to the provisions of ss. 119.07 and 22 23 286.011. Members of the council are entitled to receive per diem and travel expenses as provided in s. 112.061, which 24 shall be funded by the Florida Public Service Regulatory Trust 25 26 Fund. Applicants invited for interviews before the council may, in the discretion of the council, receive per diem and 27 travel expenses as provided in s. 112.06, which shall be 28 29 funded by the Florida Public Service Regulatory Trust Fund. The council shall establish policies and procedures to govern 30 the process by which applicants are nominated. 31

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Section 32. Subsection (8) of section 790.22, Florida 1 2 Statutes, is amended to read: 3 790.22 Use of BB guns, air or gas-operated guns, or 4 electric weapons or devices by minor under 16; limitation; 5 possession of firearms by minor under 18 prohibited; 6 penalties.--(8) Notwithstanding s. 39.042 or s. 39.044(1), if a 7 8 minor under 18 years of age is charged with an offense that 9 involves the use or possession of a firearm, as defined in s. 790.001, other than a violation of subsection (3), or is 10 charged for any offense during the commission of which the 11 12 minor possessed a firearm, the minor shall be detained in 13 secure detention, unless the state attorney authorizes the 14 release of the minor, and shall be given a hearing within 24 15 hours after being taken into custody. Effective April 15, 16 1994, at the hearing, the court may order that the minor continue to be held in secure detention in accordance with the 17 applicable time periods specified in s. 39.044(5), if the 18 19 court finds that the minor meets the criteria specified in s. 39.044(2), or if the court finds by clear and convincing 20 evidence that the minor is a clear and present danger to 21 himself or herself or the community. The Department of 22 23 Juvenile Justice shall prepare a form for all minors charged under this subsection that states the period of detention and 24 the relevant demographic information, including, but not 25 26 limited to, the sex, age, and race of the minor; whether or 27 not the minor was represented by private counsel or a public defender; the current offense; and the minor's complete prior 28 29 record, including any pending cases. The form shall be provided to the judge to be considered when determining 30 whether the minor should be continued in secure detention 31

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1	under this subsection. An order placing a minor in secure
2	detention because the minor is a clear and present danger to
3	himself or herself or the community must be in writing, must
4	specify the need for detention and the benefits derived by the
5	minor or the community by placing the minor in secure
6	detention, and must include a copy of the form provided by the
7	department. The Department of Juvenile Justice must send the
8	form, including a copy of any order, without
9	client-identifying information, to the <u>Office</u> <del>Division</del> of
10	Economic and Demographic Research <del>of the Joint Legislative</del>
11	Management Committee.
12	Section 33. The Office of Legislative Services shall
13	assume all rights, duties, and obligations of the Joint
14	Legislative Management Committee under contracts in effect on
15	the effective date of this act to which the committee is a
16	party.
17	Section 34. There is hereby transferred to the Office
18	of Legislative Services the unexpended balances of Specific
19	Appropriations 1854 through 1857 of section 6, chapter 97-152,
20	Laws of Florida, from the Joint Legislative Management
21	Committee for Fiscal Year 1997-1998 upon the date this bill
22	becomes law.
23	Section 35. This act shall take effect upon becoming a
24	law.
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