1	A bill to be entitled
2	An act relating to state leases; amending s.
3	216.043, F.S.; requiring state agencies to
4	present justification before terminating a
5	lease of privately owned property; amending s.
6	255.249, F.S.; providing for the coordination
7	and assumption of the remaining term of a lease
8	terminated by a state agency before the end of
9	its base term; amending s. 255.25, F.S.;
10	providing for the determination and
11	amortization of the cost of tenant
12	improvements; providing a process for the
13	recovery of unamortized cost of tenant
14	improvements when a lease is terminated before
15	the end of its base term; providing an
16	effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Paragraph (g) is added to subsection (3) of
21	section 216.043, Florida Statutes, to read:
22	216.043 Budgets for fixed capital outlay
23	(3) Each legislative budget request for fixed capital
24	outlay submitted shall contain:
25	(g) The unamortized cost of tenant improvements under
26	any lease executed after September 30, 2000, which is
27	terminated before the expiration of its term for the purpose
28	of relocating to a state-owned building.
29	Section 2. Present subsections (2) and (3) of section
30	255.249, Florida Statutes, are renumbered as subsections (4)
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and (5), respectively, and new subsections (2) and (3) are 1 added to that section, to read: 2 3 255.249 Department of Management Services; 4 responsibility; department rules.--5 (2) The department shall require any state agency 6 planning to terminate a lease for the purpose of occupying 7 space in a new state-owned office building, the funds for 8 which are appropriated after June 30, 2000, to state why the proposed relocation is in the best interest of the state. 9 (3) The department shall, to the extent feasible, 10 coordinate the vacation of privately owned leased space with 11 12 the expiration of the lease on that space and, when a lease is 13 terminated before expiration of its base term, will make a 14 reasonable effort to place another state agency in the space 15 vacated. Any state agency may lease the space in any building 16 that was subject to a lease terminated by a state agency for a 17 period of time equal to the remainder of the base term without 18 the requirement of competitive bidding. 19 Section 3. Paragraphs (d) and (e) are added to subsection (3) of section 255.25, Florida Statutes, to read: 20 21 255.25 Approval required prior to construction or 22 lease of buildings.--23 (3) (d) The agency and the lessor, when entering into a 24 lease for 5,000 or more square feet of a privately owned 25 26 building, shall, before the effective date of the lease, agree 27 upon and separately state the cost of tenant improvements which may qualify for reimbursement if the lease is terminated 28 29 before the expiration of its base term. The department shall serve as mediator if the agency and the lessor are unable to 30 agree. The amount agreed upon and stated shall, if 31 2

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appropriated, be amortized over the original base term of the lease on a straight-line basis. (e) The unamortized portion of tenant improvements, if appropriated, will be paid in equal monthly installments over the remaining term of the lease. If any portion of the original leased premises is occupied after termination but during the original term by a tenant that does not require material changes to the premises, the repayment of the cost of tenant improvements applicable to the occupied but unchanged portion shall be abated during occupancy. The portion of the repayment to be abated shall be based on the ratio of leased space to unleased space. Section 4. This act shall take effect July 1, 2000. CODING: Words stricken are deletions; words underlined are additions.