Bill No. HB 7031 CS

Amendment No. (for drafter's use only)

CHAMBER ACTION

Senate

House

Representative Detert offered the following:

Amendment (with directory and title amendments) Between lines 222 and 223, insert:

Section 7. Subsection (2) of section 257.05, Florida Statutes, is amended to read:

257.05 Public documents; delivery to, and distribution by, division.--

(2) (a) Each state official, state department, state board,
state court, or state agency issuing public documents shall
furnish the Division of Library and Information Services of the
Department of State 35 copies of each of those public documents,
as issued, for deposit in and distribution by the division.
However, if the division so requests, as many as 15 additional
copies of each public document shall be supplied to it.

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(b) If any state official, state department, state board,
state court, or state agency has fewer than 40 copies of any
public document, it shall supply the division with 2 copies of
each such public document for deposit in the State Library.

(c) By December 31 of each year, any state official, state department, state board, state court, or state agency issuing public documents shall furnish to the division a list of all public documents, including each publication that is on the agency's website, issued by the official, department, board, court, or agency during that calendar year.

27 (d) (c) As issued, daily journals and bound journals of each house of the Legislature; slip laws and bound session laws, 28 29 both general and special; and Florida Statutes and supplements thereto shall be furnished to the division by the state 30 official, department, or agency having charge of their 31 distribution. The number of copies furnished shall be determined 32 by requests of the division, which number in no case may exceed 33 35 copies of the particular publication. 34

35 Section 8. Section 283.31, Florida Statutes, is amended to 36 read:

283.31 Records of executive agency publications.--Each 37 38 agency shall maintain a record of any publication, as defined in s. 257.05, the printing of which costs in excess of the 39 threshold amount provided in s. 287.017 for CATEGORY THREE, at 40 least part of which is paid for by state funds appropriated by 41 the Legislature. Such record shall also contain the following: 42 43 written justification of the need for such publication, purpose of such publication, legislative or administrative authority, 44 45 sources of funding, frequency and number of issues, and reasons 435039

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46	for deciding to have the publication printed in-house, by
47	another agency or the Legislature, or purchased on bid. In
48	addition, such record shall contain the comparative costs of
49	alternative printing methods when such costs were a factor in
50	deciding upon a method. The record of the corporation operating
51	the correctional industry printing program shall include the
52	cost of materials used, the cost of labor, the cost of overhead,
53	the amount of profit made by the corporation for such printing,
54	and whether the state agencies that contract with the
55	corporation for printing are prudently determining the price
56	paid for such printing.
57	Section 9. Section 283.55, Florida Statutes, is amended to
58	read:
59	283.55 Purging of publication mailing lists
60	(1) By March 1 of each odd-numbered year, every agency
61	shall survey the addresses on each of its publication mailing
62	lists by providing each addressee the following form, which must
63	also disclose whether the publication is available on the
64	agency's website:
65	(Name of publication)
66	Please choose one of the following options:
67	[] I would like to receive this publication in hard copy
68	format.
69	[] I would like to receive this publication in electronic
70	format. My e-mail address is:
71	[] I do not wish to receive this publication.
72	Do you wish to continue receiving this publication?
73	YesNo
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Should your response to this survey not be received by 74 April 30, your name will be automatically purged from our 75 mailing list. Those addressees who respond shall be maintained 76 77 or removed from such mailing list in accordance with the responses. Those addressees not responding by April 30 of such 78 79 odd-numbered year shall be automatically purged from such mailing list. Agencies are prohibited from supplying addressees 80 81 with postpaid response forms.

(2) The provisions of this section apply to any agency,
except a state university or an agency the mailing list of which
consists only of those persons registered with or licensed by
the agency and the registration or license fee of which includes
payment by the registrants or licensees as subscribers for the
publication of the agency.

90 ====== T I T L E A M E N D M E N T ====== 91 Remove line 41 and insert:

state; amending s. 257.05, F.S.; requiring that each state 93 official, agency, board, and court provide to the Division 94 95 of Library and Information Services of the Department of State an annual list of public documents issued by the 96 official, agency, board, or court; amending s. 283.31, 97 F.S.; defining the term "publication" for purposes of a 98 requirement that an executive agency maintain records of 99 certain publication costs; amending s. 283.55, F.S.; 100 revising the form used by each state agency for the 101

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102 purpose of purging publication mailing lists; providing an 103 effective date.