1

A bill to be entitled

2 An act relating to organization and standards of the 3 Public Service Commission; amending s. 112.324, F.S.; 4 revising provisions for disposition of ethics complaints 5 against the Public Counsel and employees of the Public 6 Counsel; amending s. 350.001, F.S.; revising legislative 7 intent; repealing s. 350.012, F.S., relating to the 8 creation, organization, and duties of the Committee on 9 Public Counsel Oversight; amending s. 350.031, F.S., 10 relating to terms of members of the Florida Public Service 11 Commission Nominating Council; removing obsolete language; creating s. 350.035, F.S.; prohibiting attempts by certain 12 persons to sway the judgment of commissioners; providing 13 14 for the Commission on Ethics to receive and investigate 15 complaints of violations pursuant to specified provisions; 16 prohibiting commissioners from requiring or demanding that certain commission staff pursue particular positions or 17 courses of action; requiring the inspector general of the 18 19 commission to receive and investigate complaints of violations; amending s. 350.04, F.S.; requiring 20 21 commissioners to complete a course of study developed by 22 the executive director and general counsel; requiring 23 commissioners to complete continuing professional 24 education; providing training requirements for 25 commissioners and commission employees; requiring 26 certifications of compliance to be provided to the Legislature; amending s. 350.041, F.S.; revising 27 28 legislative intent; revising standards of conduct for Page 1 of 23

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29 commissioners; revising provisions for investigation and 30 reports of alleged violations; authorizing commission 31 employees to request opinions from the Commission on 32 Ethics; amending s. 350.042, F.S.; revising provisions for communications concerning agency proceedings; providing 33 34 for application of such provisions to members of a 35 commissioner's direct staff; revising restrictions on such 36 communications by commissioners and members of their 37 direct staff; defining the term "ex parte communication"; 38 providing a civil penalty; amending s. 350.06, F.S.; 39 revising provisions for the offices of the commission, payment of moneys, and employment of personnel; amending 40 s. 350.061, F.S.; providing for appointment of the Public 41 42 Counsel by, and service of the Public Counsel at the 43 pleasure of, the Attorney General; amending ss. 350.0613 44 and 350.0614, F.S.; providing powers and duties of the Attorney General regarding the Public Counsel and his or 45 her employees to conform provisions to the transfer of the 46 47 Office of Public Counsel; transferring the Office of Public Counsel from the legislative branch to the Office 48 49 of the Attorney General; repealing s. 350.121, F.S.; 50 relating to commission inquiries; creating s. 350.122, 51 F.S.; requiring persons testifying before the Public Service Commission to disclose certain financial and 52 fiduciary relationships; providing that a determination by 53 the commission that a violation occurred constitutes 54 55 agency action for which a hearing may be sought; providing 56 an effective date.

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57 58 Be It Enacted by the Legislature of the State of Florida: 59 60 Section 1. Paragraphs (a) and (c) of subsection (8) of section 112.324, Florida Statutes, are amended to read: 61 62 112.324 Procedures on complaints of violations; public 63 records and meeting exemptions .-If, in cases pertaining to complaints other than 64 (8) 65 complaints against impeachable officers or members of the 66 Legislature, upon completion of a full and final investigation 67 by the commission, the commission finds that there has been a 68 violation of this part or of s. 8, Art. II of the State Constitution, it shall be the duty of the commission to report 69 70 its findings and recommend appropriate action to the proper 71 disciplinary official or body as follows, and such official or 72 body shall have the power to invoke the penalty provisions of 73 this part, including the power to order the appropriate 74 elections official to remove a candidate from the ballot for a violation of s. 112.3145 or s. 8(a) and (i), Art. II of the 75 76 State Constitution: 77 The President of the Senate and the Speaker of the (a) 78 House of Representatives, jointly, in any case concerning the 79 Public Counsel, members of the Public Service Commission, 80 members of the Public Service Commission Nominating Council, the 81 Auditor General, the director of the Office of Program Policy 82 Analysis and Government Accountability, or members of the 83 Legislative Committee on Intergovernmental Relations.

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The President of the Senate, in any case concerning an

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85 employee of the Senate; the Speaker of the House of 86 Representatives, in any case concerning an employee of the House 87 of Representatives; or the President and the Speaker, jointly, 88 in any case concerning an employee of a committee of the 89 Legislature whose members are appointed solely by the President 90 and the Speaker or in any case concerning an employee of the 91 Public Counsel, Public Service Commission, Auditor General, 92 Office of Program Policy Analysis and Government Accountability, 93 or Legislative Committee on Intergovernmental Relations. Section 2. Section 350.001, Florida Statutes, is amended 94 to read: 95 350.001 Legislative intent.-96 The Florida Public Service Commission has been and 97 (1) 98 shall continue to be an arm of the legislative branch of 99 government. In the exercise of its jurisdiction, the commission may not establish or implement any regulatory policy that is 100 contrary to, or is an expansion of, the authority granted to it 101 102 by the Legislature. 103 The Public Service Commission shall perform its duties (2) independently, impartially, professionally, honorably, and 104 105 without undue influence from any person, pursuant to s. 350.041. 106 It is the desire of the Legislature that the Governor (3) 107 participate in the appointment process of commissioners to the 108 Public Service Commission. The Legislature accordingly delegates to the Governor a limited authority with respect to the Public 109 Service Commission by authorizing him or her to participate in 110 111 the selection of members only in the manner prescribed by s. 350.031. 112

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113 Section 350.012, Florida Statutes, is repealed. Section 3. 114 Section 4. Paragraphs (b) and (d) of subsection (1) of 115 section 350.031, Florida Statutes, are amended to read: 116 350.031 Florida Public Service Commission Nominating 117 Council.-118 (1)119 (b) All terms shall be for 4 years except those members of the House and Senate, who shall serve 2-year terms concurrent 120 121 with the 2-year elected terms of House members. All terms of the 122 members of the Public Service Commission Nominating Council 123 existing on June 30, 2008, shall terminate upon the effective date of this act; however, such members may serve an additional 124 125 term if reappointed by the Speaker of the House of 126 Representatives or the President of the Senate. To establish 127 staggered terms, appointments of members shall be made for 128 initial terms to begin on July 1, 2008, with each appointing 129 officer to appoint three legislator members, one of whom shall 130 be a member of the minority party, to terms through the 131 remainder of the 2-year elected terms of House members; one 132 nonlegislator member to a 6-month term; one nonlegislator member 133 to an 18-month term; and one nonlegislator member to a 42-month 134 term. Thereafter, the terms of the nonlegislator members of the

Public Service Commission Nominating Council shall begin on January 2 of the year the term commences and end 4 years later on January 1.

(d) Vacancies on the council shall be filled for the
unexpired portion of the term in the same manner as original
appointments to the council. A member may not be reappointed to

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141	the council, except for a member of the House of Representatives
142	or the Senate who may be appointed to two 2-year terms <del>, members</del>
143	who are reappointed pursuant to paragraph (b), or a person who
144	is appointed to fill the remaining portion of an unexpired term.
145	Section 5. Section 350.035, Florida Statutes, is created
146	to read:
147	350.035 Prohibited influence on commissioners and
148	commission staff
149	(1)(a) Neither the Governor, the President of the Senate,
150	the Speaker of the House of Representatives, nor a member of the
151	Public Service Commission Nominating Council may attempt to sway
152	the independent judgment of the commission by bringing pressure
153	to bear upon a commissioner or commission employee through that
154	person's role in the nomination, appointment, or confirmation of
155	commissioners.
156	(b) The Commission on Ethics shall receive and investigate
157	sworn complaints of violations of this subsection pursuant to
158	<u>ss. 112.322-112.3241.</u>
159	(2)(a) To ensure that each commissioner, as a member of a
160	collegial body, is afforded the benefit of unbiased and
161	independent analysis and advice from its professional and
162	technical staff, an individual commissioner may not demand or
163	require any member of the commission staff, other than the
164	commissioner's direct staff, to develop, present, or pursue a
165	particular opinion, position, or course of action in relation to
166	any substantive matter pending before the commission or a panel
167	of commissioners. This paragraph does not prohibit the
168	commission, as a collegial body, from directing its staff to

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169	pursue a course of action consistent with direction provided by
170	the collegial body. Further, this paragraph is not intended to
171	prohibit an individual commissioner from any otherwise lawful
172	communication with commission staff, including any expression of
173	opinion, position, or concern regarding a matter within the
174	jurisdiction of the commission. A violation of this subsection
175	is an act of malfeasance for purposes of ss. 112.3187-112.31895.
176	(b) The inspector general of the commission shall receive
177	and investigate complaints of violations of this subsection.
178	Section 6. Section 350.04, Florida Statutes, is amended to
179	read:
180	350.04 Qualifications of commissioners; training and
181	continuing education
182	(1) A commissioner may not, at the time of appointment or
183	during his or her term of office:
184	<u>(a)</u> Have any financial interest, other than ownership
185	of shares in a mutual fund, in any business entity which, either
186	directly or indirectly, owns or controls any public utility
187	regulated by the commission, in any public utility regulated by
188	the commission, or in any business entity which, either directly
189	or indirectly, is an affiliate or subsidiary of any public
190	utility regulated by the commission.
191	(b)-(2) Be employed by or engaged in any business activity
192	with any business entity which, either directly or indirectly,
193	owns or controls any public utility regulated by the commission,
194	by any public utility regulated by the commission, or by any
195	business entity which, either directly or indirectly, is an
196	affiliate or subsidiary of any public utility regulated by the
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197 commission.

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224	to read:
223	Section 7. Section 350.041, Florida Statutes, is amended
222	the Speaker of the House of Representatives.
221	compliance shall be provided to the President of the Senate and
220	requirements provided in subsection (2). Each certification of
219	individual compliance with the continuing professional education
218	section, and each commissioner shall certify his or her
217	commission's compliance with the requirements provided in this
216	(4) The chair of the commission shall certify the
215	commissioners and the commission's staff.
214	which addresses the ethical standards of conduct applicable to
213	by the commission's executive director and general counsel,
212	commission employee must receive training, in a form developed
211	(3) At least once every 12 months, each commissioner and
210	jurisdiction of the commission.
209	education directly related to substantive matters within the
208	complete no less than 10 hours of continuing professional
207	commissioners. Thereafter, each commissioner must annually
206	proceedings, and standards of conduct applicable to
205	commission, administrative law applicable to commission
204	addresses the substantive matters within the jurisdiction of the
203	Commissioners Subcommittee on Education and Research and that
202	coordination with the National Association of Regulatory Utility
201	the commission's executive director and general counsel in
200	complete a comprehensive course of study that is developed by
199	each person appointed to the commission after July 1, 2011, must
198	(2) Before voting on any matter before the commission,
101	

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225

350.041 Commissioners; standards of conduct.-

226 STATEMENT OF INTENT.-(1)227 Professional, impartial, and honorable commissioners (a) 228 are indispensable to the effective performance of the 229 commission's duties. A commissioner shall maintain high 230 standards of conduct and shall personally observe those 231 standards so that the integrity and impartiality of the 232 commission may be preserved. The standards of conduct provided 233 in this section should be construed and applied to further that 234 objective.

235 In addition to the provisions of part III of chapter (b) 236 112, which are applicable to public service commissioners by virtue of their being public officers and full-time employees of 237 238 the legislative branch of government, the conduct of public 239 service commissioners shall be governed by the standards of 240 conduct provided in this section. Nothing shall prohibit the 241 standards of conduct from being more restrictive than part III 242 of chapter 112. Further, this section shall not be construed to 243 contravene the restrictions of part III of chapter 112. In the 244 event of a conflict between this section and part III of chapter 245 112, the more restrictive provision shall apply.

246

(2) STANDARDS OF CONDUCT.-

(a) A commissioner may not accept anything from any
business entity which, either directly or indirectly, owns or
controls any public utility regulated by the commission, from
any public utility regulated by the commission, or from any
business entity which, either directly or indirectly, is an
affiliate or subsidiary of any public utility regulated by the

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253 commission. A commissioner may attend conferences and associated 254 meals and events that are generally available to all conference 255 participants without payment of any fees in addition to the 256 conference fee. Additionally, while attending a conference, a 257 commissioner may attend meetings, meals, or events that are not 258 sponsored, in whole or in part, by any representative of any 259 public utility regulated by the commission and that are limited 260 to commissioners only, committee members, or speakers if the commissioner is a member of a committee of the association of 261 262 regulatory agencies that organized the conference or is a 263 speaker at the conference. It is not a violation of this 264 paragraph for a commissioner to attend a conference for which 265 conference participants who are employed by a utility regulated 266 by the commission have paid a higher conference registration fee than the commissioner, or to attend a meal or event that is 267 268 generally available to all conference participants without 269 payment of any fees in addition to the conference fee and that 270 is sponsored, in whole or in part, by a utility regulated by the 271 commission. If, during the course of an investigation by the 272 Commission on Ethics into an alleged violation of this 273 paragraph, allegations are made as to the identity of the person 274 giving or providing the prohibited gift, that person must be 275 given notice and an opportunity to participate in the 276 investigation and relevant proceedings to present a defense. If the Commission on Ethics determines that the person gave or 277 provided a prohibited gift, the person may not appear before the 278 279 commission or otherwise represent anyone before the commission 280 for a period of 2 years.

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(b) A commissioner may not accept any form of employment with or engage in any business activity with any business entity which, either directly or indirectly, owns or controls any public utility regulated by the commission, any public utility regulated by the commission, or any business entity which, either directly or indirectly, is an affiliate or subsidiary of any public utility regulated by the commission.

288 A commissioner may not have any financial interest, (C) 289 other than shares in a mutual fund, in any public utility regulated by the commission, in any business entity which, 290 either directly or indirectly, owns or controls any public 291 292 utility regulated by the commission, or in any business entity 293 which, either directly or indirectly, is an affiliate or 294 subsidiary of any public utility regulated by the commission. If a commissioner acquires any financial interest prohibited by 295 296 this section during his or her term of office as a result of 297 events or actions beyond the commissioner's control, he or she 298 shall immediately sell such financial interest or place such 299 financial interest in a blind trust at a financial institution. 300 A commissioner may not attempt to influence, or exercise any 301 control over, decisions regarding the blind trust.

(d) A commissioner may not accept anything from a party in a proceeding currently pending before the commission. If, during the course of an investigation by the Commission on Ethics into an alleged violation of this paragraph, allegations are made as to the identity of the person giving or providing the prohibited gift, that person must be given notice and an opportunity to participate in the investigation and relevant proceedings to

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309 present a defense. If the Commission on Ethics determines that 310 the person gave or provided a prohibited gift, the person may 311 not appear before the commission or otherwise represent anyone 312 before the commission for a period of 2 years.

313 A commissioner may not serve as the representative of (e) 314 any political party or on any executive committee or other 315 governing body of a political party; serve as an executive officer or employee of any political party, committee, 316 317 organization, or association; receive remuneration for activities on behalf of any candidate for public office; engage 318 on behalf of any candidate for public office in the solicitation 319 320 of votes or other activities on behalf of such candidacy; or become a candidate for election to any public office without 321 322 first resigning from office.

(f) A commissioner, during his or her term of office, may not make any public comment regarding the merits of any proceeding under ss. 120.569 and 120.57 currently pending before the commission.

327 (g) A commissioner may not conduct himself or herself in
328 an unprofessional manner at any time during the performance of
329 his or her official duties.

(h) The commission chair shall require order and decorum in proceedings before the commission. In the absence of the chair, the commissioner presiding over a commission proceeding shall require order and decorum in the proceeding.

334 (i) A commissioner shall be patient, dignified, and
 335 courteous to litigants, other commissioners, witnesses, lawyers,
 336 commission staff, and others with whom the commissioner deals in

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337 an official capacity.

(j) A commissioner shall perform his or her official duties without bias or prejudice. A commissioner may not, in the performance of his or her official duties, by words or conduct manifest bias or prejudice.
(k) A commissioner may not, with respect to parties or classes of parties, cases, controversies, or issues likely to come before the commission, make pledges, promises, or

345 commitments that are inconsistent with the impartial performance 346 of the commissioner's official duties.

347 (1) A commissioner may not be swayed by partisan
 348 interests, public clamor, or fear of criticism.

349 <u>(m) (h)</u> A commissioner must avoid impropriety in all of his 350 or her activities and must act at all times in a manner that 351 promotes public confidence in the integrity and impartiality of 352 the commission.

353 <u>(n)(i)</u> A commissioner may not directly or indirectly, 354 through staff or other means, solicit anything of value from any 355 public utility regulated by the commission, or from any business 356 entity that, whether directly or indirectly, is an affiliate or 357 subsidiary of any public utility regulated by the commission, or 358 from any party appearing in a proceeding considered by the 359 commission in the last 2 years.

360

(3) INVESTIGATIONS; REPORTS; ADVISORY OPINIONS.-

361 (a) The Commission on Ethics shall accept and investigate
 362 any alleged violations of this section pursuant to the
 363 procedures contained in ss. 112.322-112.3241.

364

(b) The Commission on Ethics shall provide the Governor

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and the Florida Public Service Commission Nominating Council with a report of its findings and recommendations with respect to alleged violations by a public service commissioner. The Governor is authorized to enforce such the findings and recommendations of the Commission on Ethics, pursuant to part III of chapter 112.

371 (c) A public service commissioner, a commission employee, 372 or a member of the Florida Public Service Commission Nominating 373 Council may request an advisory opinion from the Commission on 374 Ethics, pursuant to s. 112.322(3)(a), regarding the standards of 375 conduct or prohibitions set forth in this section and ss. 376 350.031, 350.04, and 350.042.

377 Section 8. Section 350.042, Florida Statutes, is amended 378 to read:

350.042 Ex parte communications.-

 $\underline{Each}\ A$  commissioner and member of a commissioner's 380 (1)381 direct staff shall should accord to every person who is a party 382 to or registered with the commission as an interested person in 383 a proposed agency action proceeding or a party to a proceeding 384 under s. 120.565, s. 120.569, or s. 120.57 <del>legally interested in</del> 385 a proceeding, or the person's lawyer, full right to be heard according to law, and, except as authorized by law, shall not 386 387 neither initiate, solicit, or nor consider ex parte 388 communications concerning a pending proposed agency action the 389 merits, threat, or offer of reward in any proceeding or a proceeding under s. 120.565, s. 120.569, or s. 120.57 other than 390 a proceeding under s. 120.54 or s. 120.565, workshops, or 391 392 internal affairs meetings. No individual shall discuss ex parte Page 14 of 23

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393 with a commissioner or a member of a commissioner's direct staff 394 the merits of any issue that he or she reasonably foresees knows 395 will be filed with the commission within 90 days. The provisions 396 of this subsection shall not apply to commission staff other 397 than members of a commissioner's direct staff. (a) As used in this section, the term "ex parte 398 399 communication" means any communication that: 400 1. If it is a written or printed communication or a communication in electronic form, is not served on all parties 401 402 to a proceeding; or 403 2. If it is an oral communication, is made without 404 adequate notice to the parties and without an opportunity for 405 the parties to be present and heard. 406 When circumstances require, ex parte communications (b) 407 concerning scheduling, administrative purposes, or emergencies 408 that do not deal with substantive matters or issues on the 409 merits are authorized, if: 410 The commissioner or member of a commissioner's direct 1. 411 staff reasonably believes that no party will gain a procedural 412 or tactical advantage as a result of the ex parte communication; 413 and 414 2. The commissioner or member of a commissioner's direct 415 staff makes provision promptly to notify all parties of the 416 substance of the ex parte communication and, if possible, allows 417 all parties an opportunity to respond. The provisions of this section shall not prohibit an 418 (2)419 individual residential ratepayer from communicating with a 420 commissioner or member of a commissioner's direct staff, Page 15 of 23

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421 provided that the ratepayer is representing only himself or 422 herself, without compensation.

(3) This section shall not apply to oral communications or
discussions in scheduled and noticed open public meetings of
educational programs or of a conference or other meeting of an
association of regulatory agencies.

427 If a commissioner or member of a commissioner's direct (4) 428 staff knowingly receives an ex parte communication prohibited by 429 this section relative to a proceeding other than as set forth in 430 subsection (1), to which he or she is assigned, he or she must 431 place on the record of the proceeding copies of all written 432 communications received, all written responses to the 433 communications, and a memorandum stating the substance of all 434 oral communications received and all oral responses made, and 435 shall give written notice to all parties to the communication 436 that such matters have been placed on the record. Any party to 437 the proceeding who desires to respond to the an ex parte 438 communication may do so. The response must be received by the 439 commission within 10 days after receiving notice that the ex 440 parte communication has been placed on the record. The 441 commissioner may, if he or she deems it necessary to eliminate 442 the effect of an ex parte communication received by him or her, 443 withdraw from the proceeding, in which case the chair shall 444 substitute another commissioner for the proceeding.

(5) Any individual who makes an ex parte communication
prohibited by this section shall submit to the commission a
written statement describing the nature of such communication,
to include the name of the person making the communication, the

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449 name of <u>each</u> the commissioner or <u>direct staff member of a</u> 450 <u>commissioner</u> <del>commissioners</del> receiving the communication, copies 451 of all written communications made, all written responses to 452 such communications, and a memorandum stating the substance of 453 all oral communications received and all oral responses made. 454 The commission shall place on the record of a proceeding all 455 such communications.

456 Any commissioner or member of a commissioner's direct (6) 457 staff who knowingly fails to place on the record any ex parte 458 communication prohibited by this section such communications, in 459 violation of this the section, within 15 days after of the date 460 of the such communication is subject to removal or dismissal and may be assessed a civil penalty not to exceed \$5,000. Any 461 462 individual who knowingly fails to comply with subsection (5) may 463 be assessed a civil penalty not to exceed \$5,000.

464 (7) (a) It <u>is shall be</u> the duty of the Commission on Ethics
465 to receive and investigate sworn complaints of violations of
466 this section pursuant to the procedures contained in ss.
467 112.322-112.3241.

If the Commission on Ethics finds that there has been 468 (b) 469 a violation of this section by a public service commissioner or 470 member of a commissioner's direct staff, it shall provide the Governor and the Florida Public Service Commission Nominating 471 Council with a report of its findings and recommendations. The 472 Governor is authorized to enforce the findings and 473 474 recommendations of the Commission on Ethics, pursuant to part 475 III of chapter 112.

476

(c) If a commissioner, a member of a commissioner's direct

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477 <u>staff, or any other individual</u> fails or refuses to pay the 478 Commission on Ethics any civil penalties assessed pursuant to 479 <del>the provisions of</del> this section, the Commission on Ethics may 480 bring an action in any circuit court to enforce <u>the</u> <del>such</del> 481 penalty.

482 If, during the course of an investigation by the (d) 483 Commission on Ethics into an alleged violation of this section, 484 allegations are made as to the identity of the person who 485 participated in the ex parte communication, that person must be given notice and an opportunity to participate in the 486 investigation and relevant proceedings to present a defense. If 487 488 the Commission on Ethics determines that the person participated 489 in the ex parte communication, the person may not appear before 490 the commission or otherwise represent anyone before the commission for a period of 2 years. 491

492Section 9.Subsections (1), (2), and (3) of section493350.06, Florida Statutes, are amended to read:

494 350.06 Place of meeting; expenditures; employment of 495 personnel; records availability and fees.-

496 (1) The offices of <u>the commission</u> said commissioners shall
497 be in the vicinity of Tallahassee, but the commissioners may
498 hold sessions anywhere in the state at their discretion.

499 (2) All sums of money authorized to be paid on account of
 500 <u>the commission</u> said commissioners shall be paid out of the State
 501 Treasury only on the order of the Chief Financial Officer.

502 (3) (a) The <u>commission shall</u> <del>commissioners may</del> employ <u>an</u> 503 <u>executive director</u>, a general counsel, and an inspector general 504 <del>clerical</del>, technical, and professional personnel reasonably

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505 necessary for the performance of their duties and may also 506 employ one or more persons capable of stenographic court 507 reporting, to be known as the official reporters of the 508 commission. Selection of the executive director shall be subject 509 to confirmation by the Senate. Until such time as the Senate 510 confirms the selection of the executive director, the individual 511 selected shall perform the functions of the position. If the 512 Senate refuses to confirm or fails to consider the selection during its next regular session, the commission shall, within 30 513 days, select another individual for Senate confirmation. This 514 515 process shall continue until the Senate has confirmed a 516 selection. In case of a vacancy in the position of executive 517 director, the commission shall select a new executive director 518 in the same manner as the original selection. 519 (b) Each commissioner may employ a chief advisor and an 520 executive assistant to serve as the direct staff of the 521 commissioner. 522 Notwithstanding any other provision of law, the (C) 523 executive director shall employ clerical, technical, and 524 professional personnel reasonably necessary to assist the 525 commission in the performance of its duties and may employ one 526 or more persons capable of stenographic court reporting to be 527 known as the official reporters of the commission. The executive 528 director shall have sole authority with respect to employment, compensation, supervision, and direction of agency personnel 529 530 other than those personnel employed by the commission and 531 individual commissioners under paragraphs (a) and (b). 532 (d) The general counsel shall, in consultation with the

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533 executive director, employ attorneys, paralegals, legal 534 secretaries, and other personnel reasonably necessary to assist 535 the commission in the performance of its duties. 536 Section 10. Subsection (1) of section 350.061, Florida 537 Statutes, is amended to read: 538 350.061 Public Counsel; appointment; oath; restrictions on 539 Public Counsel and his or her employees.-540 The Attorney General Committee on Public Counsel (1)541 Oversight shall appoint a Public Counsel by majority vote of the 542 members of the committee to represent the general public of Florida before the Florida Public Service Commission. The Public 543 544 Counsel shall be an attorney admitted to practice before the 545 Florida Supreme Court and shall serve at the pleasure of the 546 Attorney General Committee on Public Counsel Oversight, subject 547 to biennial reconfirmation by the committee. The Public Counsel 548 shall perform his or her duties independently. Vacancies in the 549 office shall be filled in the same manner as the original 550 appointment. 551 Section 11. Section 350.0613, Florida Statutes, is amended 552 to read: 553 350.0613 Public Counsel; employees; receipt of pleadings.-554 The Attorney General committee may authorize the Public Counsel 555 to employ clerical and technical assistants whose qualifications, duties, and responsibilities the Attorney 556 557 General committee shall from time to time prescribe. The 558 Attorney General committee may from time to time authorize retention of the services of additional attorneys or experts to 559 560 the extent that the best interests of the people of the state Page 20 of 23

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will be better served thereby, including the retention of expert 561 witnesses and other technical personnel for participation in 562 563 contested proceedings before the commission. The commission 564 shall furnish the Public Counsel with copies of the initial 565 pleadings in all proceedings before the commission, and if the 566 Public Counsel intervenes as a party in any proceeding he or she 567 shall be served with copies of all subsequent pleadings, 568 exhibits, and prepared testimony, if used. Upon filing notice of 569 intervention, the Public Counsel shall serve all interested parties with copies of such notice and all of his or her 570 subsequent pleadings and exhibits. 571

572 Section 12. Section 350.0614, Florida Statutes, is amended 573 to read:

574

350.0614 Public Counsel; compensation and expenses.-

575 (1) The salaries and expenses of the Public Counsel and 576 his or her employees shall be allocated by the <u>Attorney General</u> 577 <del>committee</del> only from moneys appropriated to the Public Counsel by 578 the Legislature.

579 (2) The Legislature declares and determines that the 580 Public Counsel is under the legislative branch of government 581 within the intention of the legislation as expressed in chapter 582 216, and no power shall be in the Executive Office of the 583 Governor or its successor to release or withhold funds 584 appropriated to it, but the same shall be available for 585 expenditure as provided by law and the rules or decisions of the 586 Committee on Public Counsel Oversight. 587 (3) Neither the Executive Office of the Governor nor the 588 Department of Management Services or its successor shall have

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589 power to determine the number, or fix the compensation, of the 590 employees of the Public Counsel or to exercise any manner of 591 control over them. 592 Section 13. (1) All powers, duties, functions, records, 593 offices, personnel, property, pending issues, and existing 594 contracts, administrative authority, administrative rules, and 595 unexpended balances of appropriations, allocations, and other 596 funds relating to the Office of Public Counsel pursuant to s. 597 350.061, Florida Statutes, are transferred by a type two 598 transfer, as defined in s. 20.06(2), Florida Statutes, from the 599 Legislature to the Office of the Attorney General. The Office of 600 Public Counsel shall be funded from the General Revenue Fund. 601 (2) Notwithstanding ss. 216.292 and 216.351, Florida 602 Statutes, upon approval by the Legislative Budget Commission, 603 the Executive Office of the Governor shall transfer funds and 604 positions between the Legislature and the Office of the Attorney 605 General to implement this act. 606 Section 14. Section 350.121, Florida Statutes, is 607 repealed. 608 Section 15. Section 350.122, Florida Statutes, is created 609 to read: 610 350.122 Testimony; public disclosure of affiliation.-611 (1) Each person offering testimony at a meeting, workshop, 612 hearing, or other scheduled event of the commission shall disclose any financial or fiduciary relationship with any party 613 614 to the proceedings at the time the testimony is provided to the 615 commission.

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616 (2) The determination by the commission that a person has knowingly violated this section constitutes agency action for 617 which a hearing may be sought under chapter 120. 618 Section 16. This act shall take effect July 1, 2011.

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