1 A bill to be entitled 2 An act relating to state and local government 3 relations with Cuba or Syria; amending s. 215.471, 4 F.S.; prohibiting the State Board of Administration 5 from being a fiduciary with respect to voting on any 6 proxy resolution advocating expanded United States 7 trade with Cuba or Syria; prohibiting the State Board 8 of Administration from being a fiduciary with respect 9 to having the right to vote in favor of any proxy 10 resolution advocating expanded United States trade 11 with Cuba or Syria; creating reporting requirements; amending s. 287.135, F.S.; prohibiting a state agency 12 or local governmental entity from contracting for 13 14 goods and services of more than a certain amount with 15 a company that has business operations in Cuba or 16 Syria; requiring a contract provision that allows for 17 termination of the contract if the company is found to have business operations in Cuba or Syria; providing 18 19 exceptions; requiring certification upon submission of 20 a bid or proposal for a contract, or before a company 21 enters into or renews a contract, with an agency or 22 governmental entity that the company is not engaged in 23 business operations in Cuba or Syria; providing 24 procedures upon determination that a company has 25 submitted a false certification; providing for civil 26 action; providing penalties; providing attorney fees 27 and costs; providing a statute of repose; prohibiting 28 a private right of action; requiring the Department of Page 1 of 8

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Management Services to notify the Attorney General of the United States after the act becomes law; providing an effective date.

33 Be It Enacted by the Legislature of the State of Florida: 34

35 Section 1. Section 215.471, Florida Statutes, is amended 36 to read:

37 215.471 Divestiture by the State Board of Administration;
 38 reporting requirements.-

39 (1) The State Board of Administration shall divest any 40 investment under s. 121.151 and ss. 215.44-215.53, and is 41 prohibited from investment in stocks, securities, or other 42 obligations of:

43 (a) (1) Any institution or company domiciled in the United
44 States, or foreign subsidiary of a company domiciled in the
45 United States, doing business in or with Cuba, or with agencies
46 or instrumentalities thereof in violation of federal law.

47 (b) (2) Any institution or company domiciled outside of the 48 United States if the President of the United States has applied 49 sanctions against the foreign country in which the institution 50 or company is domiciled pursuant to s. 4 of the Cuban Democracy 51 Act of 1992.

52 (2) The State Board of Administration may not be a 53 fiduciary under this section with respect to voting on, and may 54 not have the right to vote in favor of, any proxy resolution 55 advocating expanded United States trade with Cuba or Syria. The 56 board's staff shall report on its activities in its annual proxy

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57 voting report. Section 2. Section 287.135, Florida Statutes, is amended 58 59 to read: 60 287.135 Prohibition against contracting with scrutinized 61 companies.-In addition to the terms defined in ss. 287.012 and 62 (1)63 215.473, as used in this section, the term: "Awarding body" means, for purposes of state 64 (a) 65 contracts, an agency or the department, and for purposes of 66 local contracts, the governing body of the local governmental 67 entity. "Business operations" means, for purposes specifically 68 (b) 69 related to Cuba or Syria, engaging in commerce in any form in 70 Cuba or Syria, including, but not limited to, acquiring, 71 developing, maintaining, owning, selling, possessing, leasing, 72 or operating equipment, facilities, personnel, products, 73 services, personal property, real property, military equipment, 74 or any other apparatus of business or commerce. 75 (c) (b) "Local governmental entity" means a county, 76 municipality, special district, or other political subdivision 77 of the state. 78 (2) A company that, at the time of bidding or submitting a 79 proposal for a new contract or renewal of an existing contract, 80 is on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum 81 Energy Sector List, created pursuant to s. 215.473, or is 82 83 engaged in business operations in Cuba or Syria, is ineligible 84 for, and may not bid on, submit a proposal for, or enter into or Page 3 of 8

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85 renew a contract with an agency or local governmental entity for 86 goods or services of \$1 million or more.

(3) (a) Any contract with an agency or local governmental 87 88 entity for goods or services of \$1 million or more entered into 89 or renewed on or after July 1, 2011, through June 30, 2012, must 90 contain a provision that allows for the termination of such 91 contract at the option of the awarding body if the company is 92 found to have submitted a false certification as provided under 93 subsection (5) or been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with 94 95 Activities in the Iran Petroleum Energy Sector List.

96 (b) Any contract with an agency or local governmental 97 entity for goods or services of \$1 million or more entered into 98 or renewed on or after July 1, 2012, must contain a provision 99 that allows for the termination of such contract at the option 100 of the awarding body if the company is found to have submitted a 101 false certification as provided under subsection (5), been 102 placed on the Scrutinized Companies with Activities in Sudan 103 List or the Scrutinized Companies with Activities in the Iran 104 Petroleum Energy Sector List, or been engaged in business 105 operations in Cuba or Syria.

106 Notwithstanding subsection (2) or subsection (3), an (4) 107 agency or local governmental entity, on a case-by-case basis, 108 may permit a company on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with 109 Activities in the Iran Petroleum Energy Sector List, or a 110 111 company with business operations in Cuba or Syria, to be eligible for, bid on, submit a proposal for, or enter into or 112 Page 4 of 8

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113	renew a contract for goods or services of \$1 million or more
114	under <del>either of</del> the <del>following</del> conditions <u>set forth in paragraph</u>
115	(a) or the conditions set forth in paragraph (b):
116	(a) 1. With respect to a company on the Scrutinized
117	Companies with Activities in Sudan List or the Scrutinized
118	Companies with Activities in the Iran Petroleum Energy Sector
119	List, all of the following occur:
120	a.1. The scrutinized business operations were made before
121	July 1, 2011.
122	b.2. The scrutinized business operations have not been
123	expanded or renewed after July 1, 2011.
124	<u>c.</u> 3. The agency or local governmental entity determines
125	that it is in the best interest of the state or local community
126	to contract with the company.
127	<u>d.</u> 4. The company has adopted, has publicized, and is
128	implementing a formal plan to cease scrutinized business
129	operations and to refrain from engaging in any new scrutinized
130	business operations.
131	2. With respect to a company engaged in business
132	operations in Cuba or Syria, all of the following occur:
133	a. The business operations were made before July 1, 2012.
134	b. The business operations have not been expanded or
135	renewed after July 1, 2012.
136	c. The agency or local governmental entity determines that
137	it is in the best interest of the state or local community to
138	contract with the company.
139	d. The company has adopted, has publicized, and is
140	implementing a formal plan to cease business operations and to
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# 141 refrain from engaging in any new business operations.

142

(b) One of the following occurs:

143 1. The local governmental entity makes a public finding 144 that, absent such an exemption, the local governmental entity 145 would be unable to obtain the goods or services for which the 146 contract is offered.

147 2. For a contract with an executive agency, the Governor 148 makes a public finding that, absent such an exemption, the 149 agency would be unable to obtain the goods or services for which 150 the contract is offered.

151 3. For a contract with an office of a state constitutional 152 officer other than the Governor, the state constitutional 153 officer makes a public finding that, absent such an exemption, 154 the office would be unable to obtain the goods or services for 155 which the contract is offered.

156 (5) At the time a company submits a bid or proposal for a 157 contract or before the company enters into or renews a contract 158 with an agency or governmental entity for goods or services of 159 \$1 million or more, the company must certify that the company is 160 not on the Scrutinized Companies with Activities in Sudan List 161 or the Scrutinized Companies with Activities in the Iran 162 Petroleum Energy Sector List, or that it does not have business 163 operations in Cuba or Syria.

(a) If, after the agency or the local governmental entity
determines, using credible information available to the public,
that the company has submitted a false certification, the agency
or local governmental entity shall provide the company with
written notice of its determination. The company shall have 90

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169 days following receipt of the notice to respond in writing and 170 to demonstrate that the determination of false certification was made in error. If the company does not make such demonstration 171 172 within 90 days after receipt of the notice, the agency or the 173 local governmental entity shall bring a civil action against the 174 company. If a civil action is brought and the court determines 175 that the company submitted a false certification, the company 176 shall pay the penalty described in subparagraph 1. and all 177 reasonable attorney attorney's fees and costs, including any 178 costs for investigations that led to the finding of false certification. 179

A civil penalty equal to the greater of \$2 million or
 twice the amount of the contract for which the false
 certification was submitted shall be imposed.

183 2. The company is ineligible to bid on any contract with 184 an agency or local governmental entity for 3 years after the 185 date the agency or local governmental entity determined that the 186 company submitted a false certification.

(b) A civil action to collect the penalties described in
paragraph (a) must commence within 3 years after the date the
false certification is submitted.

(6) Only the agency or local governmental entity that is a party to the contract may cause a civil action to be brought under this section. This section does not create or authorize a private right of action or enforcement of the penalties provided in this section. An unsuccessful bidder, or any other person other than the agency or local governmental entity, may not protest the award of a contract or contract renewal on the basis

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197 of a false certification.

(7) This section preempts any ordinance or rule of any
agency or local governmental entity involving public contracts
for goods or services of \$1 million or more with a company
engaged in scrutinized business operations.

(8) The department shall submit to the Attorney General ofthe United States a written notice:

204 <u>(a)</u> Describing this section within 30 days after July 1, 205 2011.

206 (b) Within 30 days after July 1, 2012, apprising the 207 Attorney General of the United States of the inclusion of 208 companies with business operations in Cuba or Syria within the 209 provisions of this section.

210 (9) This section becomes inoperative on the date that 211 federal law ceases to authorize the states to adopt and enforce 212 the contracting prohibitions of the type provided for in this 213 section.

214

Section 3. This act shall take effect July 1, 2012.

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