1 A reviser's bill to be entitled 2 An act relating to the Florida Statutes; amending ss. 3 267.1736, 341.822, 341.840, 475.631, 482.0815, 497.150, and 497.160, F.S., to conform to the 4 5 directive of the Legislature in section 9 of chapter 6 2012-116, Laws of Florida, codified as section 7 11.242(5)(j), Florida Statutes, to prepare a reviser's 8 bill to omit all statutes and laws, or parts thereof, 9 which grant duplicative, redundant, or unused rulemaking authority; providing an effective date. 10 11 Be It Enacted by the Legislature of the State of Florida: 12 13 Section 1. Subsection (5) of section 267.1736, Florida 14 15 Statutes, is amended to read: 16 267.1736 Direct-support organization.-The university shall establish policies and may adopt 17 (5) 18 rules pursuant to s. 1004.28 prescribing the procedures by which 19 the direct-support organization is governed and any conditions 20 with which a direct-support organization must comply to use 21 property, facilities, or personal services of the university. 22 Section 2. Paragraph (c) of subsection (2) of section 23 341.822, Florida Statutes, is amended to read: 24 341.822 Powers and duties.-25 (2)

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26	(c) The enterprise shall establish a process to issue
27	permits to railroad companies for the construction of
28	communication facilities within a new or existing public or
29	private high-speed rail system. The enterprise may adopt rules
30	to administer such permits, including rules regarding the form,
31	content, and necessary supporting documentation for permit
32	applications; the process for submitting applications; and the
33	application fee for a permit under s. 341.825. The enterprise
34	shall provide a copy of a completed permit application to
35	municipalities and counties where the high-speed rail system
36	will be located. The enterprise shall allow each such
37	municipality and county 30 days to provide comments to the
38	enterprise regarding the application, including any
39	recommendations regarding conditions that may be placed on the
40	permit.
41	Section 3. Paragraphs (f) and (g) of subsection (7) of
42	section 341.840, Florida Statutes, are amended to read:
43	341.840 Tax exemption
44	(7)
45	(f) The enterprise may adopt rules governing the
46	application process for exemption of a contractor as an
47	authorized agent of the enterprise.
48	(g) The Department of Revenue may adopt rules governing
49	the issuance and form of high-speed rail system exemption
50	permits, the audit of contractors and subcontractors using such
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51 permits, the recapture of taxes on nonqualified purchases, and the manner and form of refund applications. 52 53 Section 4. Subsection (2) of section 475.631, Florida 54 Statutes, is amended to read: 55 475.631 Nonresident licenses and certifications.-56 All nonresident applicants, certified appraisers, and (2) 57 licensees shall comply with all requirements of board rules and this part. The board may adopt rules pursuant to ss. 120.536(1) 58 59 and 120.54 necessary for the regulation of nonresident certified appraisers and licensees. 60 Section 5. Subsection (11) of section 482.0815, Florida 61 62 Statutes, is amended to read: 482.0815 Permit to perform preventive termite treatment 63 64 services for new construction only.-65 (11) The department shall adopt rules necessary to 66 administer this section. Section 6. Subsection (12) of section 497.150, Florida 67 68 Statutes, is amended to read: 69 497.150 Compliance examinations of existing licensees.-70 (12) The department may adopt rules pursuant to ss. 71 120.536(1) and 120.54 for the implementation of this section. 72 Section 7. Subsection (3) of section 497.160, Florida 73 Statutes, is amended to read: 74 497.160 Receivership proceedings.-75 (3) The department may adopt rules for the implementation Page 3 of 4

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76	of this section.
77	Reviser's note.—This act amends provisions of the Florida
78	Statutes pursuant to the directive of the Legislature in s.
79	9, ch. 2012-116, Laws of Florida, codified as s.
80	11.242(5)(j), Florida Statutes, to prepare a reviser's bill
81	to omit all statutes and laws, or parts thereof, which
82	grant duplicative, redundant, or unused rulemaking
83	authority.
84	Section 8. This act shall take effect on the 60th day
85	after adjournment sine die of the session of the Legislature in
86	which enacted.

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