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2	An act relating to the Office of Legislative Services;
3	amending ss. 11.045, 11.0455, and 112.3148, F.S.;
4	providing for duties related to the registration and
5	reporting of legislative lobbyists to be conducted by
6	the office rather than the Division of Legislative
7	Information Services within the office; amending s.
8	11.242, F.S.; requiring that certain content relating
9	to the published edition of the Florida Statutes be
10	determined by the office rather than by the Division
11	of Statutory Revision within the office; amending s.
12	119.15, F.S.; requiring that the office, rather than
13	the Division of Statutory Revision, certify to the
14	Legislature public records and public meetings
15	exemptions that are scheduled for repeal; providing an
16	effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Paragraphs (c) through (h) of subsection (1),
21	paragraph (c) of subsection (2), and paragraphs (a), (b), and
22	(d) of subsection (3) of section 11.045, Florida Statutes, are
23	reordered and amended to read:
24	11.045 Lobbying before the Legislature; registration and
25	reporting; exemptions; penalties
26	(1) As used in this section, unless the context otherwise
27	requires:
28	(h) (c) "Office Division" means the Division of Legislative
29	Information Services within the Office of Legislative Services.
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30 (c) (d) "Expenditure" means a payment, distribution, loan, 31 advance, reimbursement, deposit, or anything of value made by a 32 lobbyist or principal for the purpose of lobbying. The term 33 "expenditure" does not include contributions or expenditures reported pursuant to chapter 106 or federal election law, 34 35 campaign-related personal services provided without compensation 36 by individuals volunteering their time, any other contribution 37 or expenditure made by or to a political party or affiliated party committee, or any other contribution or expenditure made 38 39 by an organization that is exempt from taxation under 26 U.S.C. s. 527 or s. 501(c)(4). 40

41 <u>(d) (e)</u> "Legislative action" means introduction, 42 sponsorship, testimony, debate, voting, or any other official 43 action on any measure, resolution, amendment, nomination, 44 appointment, or report of, or any matter <u>that</u> which may be the 45 subject of action by, either house of the Legislature or any 46 committee thereof.

47 <u>(e) (f)</u> "Lobbying" means influencing or attempting to 48 influence legislative action or nonaction through oral or 49 written communication or an attempt to obtain the goodwill of a 50 member or employee of the Legislature.

51 <u>(f) (g)</u> "Lobbying firm" means any business entity, including 52 an individual contract lobbyist, which that receives or becomes 53 entitled to receive any compensation for the purpose of 54 lobbying, where any partner, owner, officer, or employee of the 55 business entity is a lobbyist.

56 <u>(g) (h)</u> "Lobbyist" means a person who is employed and 57 receives payment, or who contracts for economic consideration, 58 for the purpose of lobbying, or a person who is principally

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employed for governmental affairs by another person or
governmental entity to lobby on behalf of that other person or
governmental entity.

62 (2) Each house of the Legislature shall provide by rule, or
63 may provide by a joint rule adopted by both houses, for the
64 registration of lobbyists who lobby the Legislature. The rule
65 may provide for the payment of a registration fee. The rule may
66 provide for exemptions from registration or registration fees.
67 The rule shall provide that:

(c) A registrant shall promptly send a written statement to the <u>office</u> division canceling the registration for a principal upon termination of the lobbyist's representation of that principal. <u>However</u> Notwithstanding this requirement, the <u>office</u> division may remove the name of a registrant from the list of registered lobbyists if the principal notifies the office that a person is no longer authorized to represent that principal.

75 (3) Each house of the Legislature shall provide by rule the 76 following reporting requirements by rule:

(a)1. Each lobbying firm shall file a compensation report with the <u>office</u> division for each calendar quarter during any portion of which one or more of the firm's lobbyists were registered to represent a principal. The report <u>must</u> shall include the:

82 a. Full name, business address, and telephone number of the83 lobbying firm;

84

b. Name of each of the firm's lobbyists; and

c. Total compensation provided or owed to the lobbying firm from all principals for the reporting period, reported in one of the following categories: \$0; \$1 to \$49,999; \$50,000 to \$99,999;

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88	\$100,000 to \$249,999; \$250,000 to \$499,999; \$500,000 to
89	\$999,999; \$1 million or more.
90	2. For each principal represented by one or more of the
91	firm's lobbyists, the lobbying firm's compensation report <u>must</u>
92	shall also include the:
93	a. Full name, business address, and telephone number of the
94	principal; and
95	b. Total compensation provided or owed to the lobbying firm
96	for the reporting period, reported in one of the following
97	categories: \$0; \$1 to \$9,999; \$10,000 to \$19,999; \$20,000 to
98	\$29,999; \$30,000 to \$39,999; \$40,000 to \$49,999; or \$50,000 or
99	more. If the category `\$50,000 or more" is selected, the
100	specific dollar amount of compensation must be reported, rounded
101	up or down to the nearest \$1,000.
102	3. If the lobbying firm subcontracts work from another
103	lobbying firm and not from the original principal:
104	a. The lobbying firm providing the work to be subcontracted
105	shall be treated as the reporting lobbying firm's principal for
106	reporting purposes under this paragraph; and
107	b. The reporting lobbying firm shall, for each lobbying
108	firm identified under subparagraph 2., identify the name and
109	address of the principal originating the lobbying work.
110	4. The senior partner, officer, or owner of the lobbying
111	firm shall certify to the veracity and completeness of the
112	information submitted pursuant to this paragraph.
113	(b) For each principal represented by more than one
114	lobbying firm, the <u>office</u> division shall aggregate the
115	reporting-period and calendar-year compensation reported as
116	provided or owed by the principal.

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(d) Each house of the Legislature shall provide by rule, or both houses may provide by joint rule, a procedure by which a lobbying firm that fails to timely file a report shall be notified and assessed fines. The rule <u>must shall</u> provide for the following:

122 1. Upon determining that the report is late, the person 123 designated to review the timeliness of reports shall immediately 124 notify the lobbying firm as to the failure to timely file the 125 report and that a fine is being assessed for each late day. The 126 fine shall be \$50 per day per report for each late day, not to 127 exceed \$5,000 per report.

128 2. Upon receipt of the report, the person designated to 129 review the timeliness of reports shall determine the amount of 130 the fine due based upon the earliest of the following:

a. When a report is actually received by the lobbyistregistration and reporting office.

b. When the electronic receipt issued pursuant to s.11.0455 is dated.

3. Such fine <u>must</u> shall be paid within 30 days after the
notice of payment due is transmitted by the Lobbyist
Registration Office, unless appeal is made to the <u>office</u>
division. The moneys shall be deposited into the Legislative
Lobbyist Registration Trust Fund.

4. A fine <u>may</u> shall not be assessed against a lobbying firm the first time any reports for which the lobbying firm is responsible are not timely filed. However, to receive the onetime fine waiver, all reports for which the lobbying firm is responsible must be filed within 30 days after notice that any reports have not been timely filed is transmitted by the

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146 Lobbyist Registration Office. A fine shall be assessed for any 147 subsequent late-filed reports.

148 5. Any lobbying firm may appeal or dispute a fine, based 149 upon unusual circumstances surrounding the failure to file on 150 the designated due date, and may request and is shall be 151 entitled to a hearing before the General Counsel of the Office 152 of Legislative Services, who shall recommend to the President of 153 the Senate and the Speaker of the House of Representatives, or 154 their respective designees, that the fine be waived in whole or 155 in part for good cause shown. The President of the Senate and 156 the Speaker of the House of Representatives, or their respective 157 designees, may concur in the recommendation and waive the fine 158 in whole or in part. Any such request must shall be made within 159 30 days after the notice of payment due is transmitted by the Lobbyist Registration Office. In such case, the lobbying firm 160 161 shall, within the 30-day period, notify the person designated to 162 review the timeliness of reports in writing of his or her 163 intention to request a hearing.

164 6. A lobbying firm may request that the filing of a report 165 be waived upon good cause shown, based on unusual circumstances. The request must be filed with the General Counsel of the Office 166 167 of Legislative Services, who shall make a recommendation 168 concerning the waiver request to the President of the Senate and 169 the Speaker of the House of Representatives. The President of 170 the Senate and the Speaker of the House of Representatives may 171 grant or deny the request.

7. All lobbyist registrations for lobbyists who are
partners, owners, officers, or employees of a lobbying firm that
fails to timely pay a fine are automatically suspended until the

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175	fine is paid or waived, and the office division shall promptly
176	notify all affected principals of any suspension or
177	reinstatement.
178	8. The person designated to review the timeliness of
179	reports shall notify the coordinator director of the office
180	division of the failure of a lobbying firm to file a report
181	after notice or of the failure of a lobbying firm to pay the
182	fine imposed.
183	Section 2. Subsections (2), (4), and (5), paragraph (a) of
184	subsection (6), and subsection (7) of section 11.0455, Florida
185	Statutes, are amended to read:
186	11.0455 Electronic filing of compensation reports and other
187	information
188	(2) Each lobbying firm that is required to file reports
189	with the <u>Office</u> Division of Legislative Information Services
190	pursuant to s. 11.045 must file such reports with the <u>office</u>
191	division by means of the <u>office's</u> division's electronic filing
192	system.
193	(4) Each report filed pursuant to this section is <u>deemed</u>
194	considered to meet the certification requirements of s.
195	11.045(3)(a)4., and as such subjects the person responsible for
196	filing and the lobbying firm to the provisions of s. $11.045(7)$
197	and (8). Persons given a secure sign-on to the electronic filing
198	system are responsible for protecting it from disclosure and are
199	responsible for all filings using such credentials, unless they
200	have notified the <u>office</u> division that their credentials have
201	been compromised.
202	(5) The electronic filing system developed by the <u>office</u>

203 division must:

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(a) Be based on access by means of the Internet.

(b) Be accessible by anyone with Internet access usingstandard web-browsing software.

207 (c) Provide for direct entry of compensation report 208 information as well as upload of such information from software 209 authorized by the <u>office</u> division.

(d) Provide a method that prevents unauthorized access toelectronic filing system functions.

(6) Each house of the Legislature shall provide by rule, or may provide by a joint rule adopted by both houses, procedures to implement and administer this section, including, but not limited to:

(a) Alternate filing procedures in case the <u>office's</u>
 division's electronic filing system is not operable.

218 (7) Each house of the Legislature shall provide by rule 219 that the office division make all the data filed available on 220 the Internet in an easily understood and accessible format. The Internet website must shall also include, but not be limited to, 221 222 the names and business addresses of lobbyists, lobbying firms, 223 and principals, the affiliations between lobbyists and 224 principals, and the classification system designated and identified by each principal pursuant to s. 11.045(2). 225

226 Section 3. Paragraph (d) of subsection (4) of section 227 11.242, Florida Statutes, is amended to read:

11.242 Powers, duties, and functions as to statutory revision.—The powers, duties, and functions of the Office of Legislative Services in the operation and maintenance of a statutory revision program shall be as follows: (4) The published edition of the Florida Statutes shall

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233 contain the following: (d) Such other matters, notes, data, and other material as 234 235 may be deemed necessary or admissible by the Division of 236 Statutory Revision of the Office of Legislative Services for 237 reference, convenience, or interpretation. 238 Section 4. Paragraph (b) of subsection (5) of section 112.3148, Florida Statutes, is amended to read: 239 240 112.3148 Reporting and prohibited receipt of gifts by 241 individuals filing full or limited public disclosure of 242 financial interests and by procurement employees.-243 (5)244 (b) However, a person who is regulated by this subsection, who is not regulated by subsection (6), and who makes, or 245 directs another to make, an individual gift having a value in 246 excess of \$25, but not in excess of \$100, other than a gift that 247 248 which the donor knows will be accepted on behalf of a 249 governmental entity or charitable organization, must file a 250 report on the last day of each calendar quarter $_{T}$ for the 251 previous calendar quarter in which a reportable gift is made. 252 The report shall be filed with the Commission on Ethics, except 253 with respect to gifts to reporting individuals of the 254 legislative branch, in which case the report shall be filed with 255 the Division of Legislative Information Services in the Office 256 of Legislative Services. The report must contain a description 257 of each gift, the monetary value thereof, the name and address 258 of the person making such gift, the name and address of the 259 recipient of the gift, and the date such gift is given. In 260 addition, if when a gift is made which requires the filing of a 261 report under this subsection, the donor must notify the intended

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recipient at the time the gift is made that the donor, or another on his or her behalf, will report the gift under this subsection. Under this paragraph, a gift need not be reported by more than one person or entity.

266 Section 5. Subsection (5) of section 119.15, Florida 267 Statutes, is amended to read:

268 119.15 Legislative review of exemptions from public meeting 269 and public records requirements.-

(5) (a) By June 1 in the year before the repeal of an
exemption under this section, the Division of Statutory Revision
of the Office of Legislative Services shall certify to the
President of the Senate and the Speaker of the House of
Representatives the language and statutory citation of each
exemption scheduled for repeal the following year.

(b) <u>An</u> Any exemption that is not identified and certified to the President of the Senate and the Speaker of the House of Representatives is not subject to legislative review and repeal under this section. If the <u>office</u> division fails to certify an exemption that it subsequently determines should have been certified, it shall include the exemption in the following year's certification after that determination.

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Section 6. This act shall take effect upon becoming a law.

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