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2	An act relating to fees for records; amending s.
3	943.053, F.S.; adding the Agency for Persons with
4	Disabilities to the list of specified state entities
5	and vendors that pay a reduced fee per record for
6	criminal history information for each name submitted;
7	reenacting ss. 110.1127(4), 435.04(1)(e),
8	496.4101(3)(b), and 943.0542(2)(c), F.S., relating to
9	employee background screenings and investigations,
10	level 2 screening standards, licensure of professional
11	solicitors and certain employees thereof, and access
12	to criminal history information provided by the
13	Department of Law Enforcement to qualified entities,
14	respectively, to incorporate the amendment made to s.
15	943.053, F.S., in references thereto; providing an
16	effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Subsection (3) of section 943.053, Florida
21	Statutes, is amended to read:
22	943.053 Dissemination of criminal justice information;
23	fees
24	(3)(a) Criminal history information, including information
25	relating to minors, compiled by the Criminal Justice Information
26	Program from intrastate sources shall be available on a priority
27	basis to criminal justice agencies for criminal justice purposes
28	free of charge. After providing the program with all known
29	personal identifying information, persons in the private sector

## Page 1 of 4

2016628er

30 and noncriminal justice agencies may be provided criminal 31 history information upon tender of fees as established in this 32 subsection and in the manner prescribed by rule of the 33 Department of Law Enforcement. Any access to criminal history 34 information by the private sector or noncriminal justice 35 agencies as provided in this subsection shall be assessed 36 without regard to the quantity or category of criminal history 37 record information requested.

38 (b) The fee per record for criminal history information 39 provided pursuant to this subsection and s. 943.0542 is \$24 per name submitted, except that the fee for the guardian ad litem 40 41 program and vendors of the Department of Children and Families, 42 the Department of Juvenile Justice, the Agency for Persons with 43 Disabilities, and the Department of Elderly Affairs shall be \$8 44 for each name submitted; the fee for a state criminal history 45 provided for application processing as required by law to be 46 performed by the Department of Agriculture and Consumer Services shall be \$15 for each name submitted; and the fee for requests 47 48 under s. 943.0542, which implements the National Child 49 Protection Act, shall be \$18 for each volunteer name submitted. The state offices of the Public Defender shall not be assessed a 50 51 fee for Florida criminal history information or wanted person information. 52

53 Section 2. For the purpose of incorporating the amendment 54 made by this act to section 943.053, Florida Statutes, in a 55 reference thereto, subsection (4) of section 110.1127, Florida 56 Statutes, is reenacted to read:

57 110.1127 Employee background screening and investigations.58 (4) Background screening and investigations shall be

## Page 2 of 4

SB 628

2016628er 59 conducted at the expense of the employing agency. If 60 fingerprinting is required, the fingerprints shall be taken by 61 the employing agency, a law enforcement agency, or a vendor as 62 authorized pursuant to s. 435.04, submitted to the Department of 63 Law Enforcement for state processing, and forwarded by the 64 Department of Law Enforcement to the Federal Bureau of 65 Investigation for national processing. The agency or vendor 66 shall remit the processing fees required by s. 943.053 to the Department of Law Enforcement. 67 68 Section 3. For the purpose of incorporating the amendment made by this act to section 943.053, Florida Statutes, in a 69 70 reference thereto, paragraph (e) of subsection (1) of section 71 435.04, Florida Statutes, is reenacted to read: 435.04 Level 2 screening standards.-72 73 (1)74 (e) Vendors who submit fingerprints on behalf of employers 75 must: 76 1. Meet the requirements of s. 943.053; and 77 2. Have the ability to communicate electronically with the 78 state agency accepting screening results from the Department of 79 Law Enforcement and provide the applicant's full first name, 80 middle initial, and last name; social security number or 81 individual taxpayer identification number; date of birth; 82 mailing address; sex; and race. 83 Section 4. For the purpose of incorporating the amendment made by this act to section 943.053, Florida Statutes, in a 84 85 reference thereto, paragraph (b) of subsection (3) of section 86 496.4101, Florida Statutes, is reenacted to read: 87 496.4101 Licensure of professional solicitors and certain

## Page 3 of 4

	2016628er
88	employees thereof
89	(3)
90	(b) Fees for state and federal fingerprint processing and
91	fingerprint retention fees shall be borne by the applicant. The
92	state cost for fingerprint processing is that authorized in s.
93	943.053(3)(b) for records provided to persons or entities other
94	than those specified as exceptions therein.
95	Section 5. For the purpose of incorporating the amendment
96	made by this act to section 943.053, Florida Statutes, in a
97	reference thereto, paragraph (c) of subsection (2) of section
98	943.0542, Florida Statutes, is reenacted to read:
99	943.0542 Access to criminal history information provided by
100	the department to qualified entities
101	(2)
102	(c) Each such request must be accompanied by payment of a
103	fee for a statewide criminal history check by the department
104	established by s. 943.053, plus the amount currently prescribed
105	by the Federal Bureau of Investigation for the national criminal
106	history check in compliance with the National Child Protection
107	Act of 1993, as amended. Payments must be made in the manner
108	prescribed by the department by rule.
109	Section 6. This act shall take effect July 1, 2016.

## Page 4 of 4