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By the Committee on Ethics and Elections; and Senators Alexander, Villalobos, and Gelber

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A bill to be entitled

An act relating to the public trust; amending s. 106.25, F.S.; authorizing the Florida Elections Commission to determine whether a person's conduct was willful in an informal hearing following a finding of probable cause; amending s. 125.69, F.S.; authorizing a county to specify by ordinance penalties for a violation of certain county ordinances; amending s. 216.011, F.S.; defining the term "lease or leasepurchase of equipment"; amending s. 216.023, F.S.; requiring that specified information relating to certain contracts be included in an agency's legislative budget request; amending s. 216.311, F.S.; defining the terms "contract" and "agreement"; prohibiting an agency or branch of state government, without legislative authority, from contracting to pay liquidated damages or early termination fees resulting from the breach or early termination of a contract or agreement, from paying interest because of insufficient budget authority to pay an obligation in the current year, from obligating the state to make future payments to cover unpaid payments, or from granting a party the right to collect fees or other revenues from nonparties; providing certain exemptions; prohibiting an agency from entering into certain leases without authorization by the Legislature or the Legislative Budget Commission; creating s. 216.312, F.S.; requiring the executive and judicial branch to notify the Governor and Legislature

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before entering into contracts containing certain provisions relating to expenditures; requiring that the Department of Transportation implement the work program approved by the Legislature by entering into contracts and agreements subject to certain requirements; requiring that the department provide written notification to the Governor and the Legislature within a specified number of days before advertising for proposals if the department intends to procure a contract pursuant to s. 334.30, F.S.; transferring, renumbering, and amending s. 287.0582, F.S.; requiring a state contract to identify the appropriation that funds a contract; expanding the statement that must be included in state contracts to include grounds for terminating the contract based on budget deficits; requiring the judicial branch to include the statement in its contracts; requiring the agency head, executive director, or chief judge, as appropriate, or a designated senior management employee, to sign contracts that exceed a specified amount; requiring the agency head, executive director, or chief judge to review certain contracts and certify compliance with ch. 216, F.S.; requiring contracts exceeding a specified amount to require written acceptance or rejection of contract deliverables; providing an exception; providing that contracts in violation of these provisions are null and void; providing penalties; amending s. 287.063, F.S.; prohibiting certain lease or deferred-payment

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purchases by state agencies unless expressly authorized by the Legislature in the General Appropriations Act or by the Legislative Budget Commission; amending s. 287.064, F.S.; prohibiting certain master equipment financing agreements unless expressly authorized by the Legislature in the General Appropriations Act or by the Legislative Budget Commission; amending ss. 376.3075 and 403.1837, F.S.; conforming cross-references; providing for application; creating s. 775.0876, F.S.; providing for the reclassification of criminal offenses committed "under color of law"; providing an exception; amending s. 838.022, F.S.; criminalizing certain acts by public servants that constitute official misconduct; prescribing penalties; providing definitions; amending s. 921.0022, F.S., relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act; providing an effective date.

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

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Section 1. Subsection (3) of section 106.25, Florida Statutes, is amended to read:

- 106.25 Reports of alleged violations to Florida Elections Commission; disposition of findings.—
- (3) For the purposes of commission jurisdiction, a violation shall mean the willful performance of an act prohibited by this chapter or chapter 104 or the willful failure

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to perform an act required by this chapter or chapter 104. Willfulness is a determination of fact; however, at the request of the respondent at any time after probable cause is found, willfulness may be considered and determined in an informal hearing before the commission.

Section 2. Subsection (1) of section 125.69, Florida Statutes, is amended to read:

125.69 Penalties; enforcement by code inspectors.-

(1) Violations of county ordinances shall be prosecuted in the same manner as misdemeanors are prosecuted. Such violations shall be prosecuted in the name of the state in a court having jurisdiction of misdemeanors by the prosecuting attorney thereof and upon conviction shall be punished by a fine not to exceed \$500 or by imprisonment in the county jail not to exceed 60 days or by both such fine and imprisonment. However, a county may specify, by ordinance, a violation of a county ordinance which is punishable by a fine in an amount exceeding \$500, but not exceeding \$2,000 a day, if the county must have authority to punish a violation of that ordinance by a fine in an amount greater than \$500 in order for the county to carry out a federally mandated program. A county may also specify, by ordinance, that a violation of any provision of a county ordinance imposing standards of conduct and disclosure requirements as provided in s. 112.326 is punishable by a fine not to exceed \$1,000 or a term of imprisonment in the county jail not to exceed 1 year.

Section 3. Present paragraph (vv) of subsection (1) of section 216.011, Florida Statutes, is redesignated as paragraph (ww), and a new paragraph (vv) is added to that subsection, to

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216.011 Definitions.-

- (1) For the purpose of fiscal affairs of the state, appropriations acts, legislative budgets, and approved budgets, each of the following terms has the meaning indicated:
- (vv) "Lease or lease-purchase of equipment" means the appropriations category used to fund the lease or lease-purchase of equipment, fixtures, and other tangible personal property.
- Section 4. Present subsections (6) through (9) of section 216.023, Florida Statutes, are renumbered as subsections (7) through (10), respectively, and a new subsection (6) is added to that section, to read:
- 216.023 Legislative budget requests to be furnished to Legislature by agencies.—
- (6) As part of the legislative budget request, each state agency must include the following information for each contract in which the state agency has granted a concession:
 - (a) The name of the vendor.
- (b) A brief description of the services provided by the vendor.
- (c) The term of the contract and the years remaining on the contract.
- (d) The amount of revenue generated or expected to be generated by the vendor under the contract for the prior fiscal year, the current fiscal year, and the next fiscal year.
- (e) The amount of revenue remitted or expected to be remitted to the state agency by the vendor for the prior fiscal year, the current fiscal year, and the next fiscal year.
 - (f) The value of capital improvements, if any, on state

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property which have been funded by the vendor over the term of the contract.

- (g) The remaining amount of capital improvements, if any, on state property which have not been fully amortized by June 30 of the prior fiscal year.
- (h) The amount, if any, of state appropriations made to the state agency to pay for services provided by the vendor.
- Section 5. Section 216.311, Florida Statutes, is amended to read:
- 216.311 Unauthorized contracts in excess of appropriations; penalty.—
- (1) As used in this section and ss. 216.312 and 216.313, the terms "contract" and "agreement" include the initial contract or agreement, any amendment to the contract or agreement, and any extension or renewal of the contract or agreement.
- (2) (1) Unless specifically authorized by law, an No agency or branch of state government may not enter into any shall contract to spend, or enter into any agreement:
- (a) To spend, any moneys in excess of the amount appropriated to such agency or branch unless specifically authorized by law, and any contract or agreement in violation of this chapter shall be null and void.
- (b) That requires the state to pay liquidated damages or early termination fees for a breach or early termination of a contract or agreement by such agency or branch due to an act of the Legislature which provides less than full funding for the contract during the fiscal year.
 - (c) That requires the state to pay interest, other than

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interest paid pursuant to s. 215.422, to another party because
the agency or branch has insufficient budget authority to pay
the underlying obligation of the contract or agreement in the
current year.

- (d) That binds the state to make future-year payments to offset payments not made in a prior year due to insufficient budget authority.
- (e) To grant to any party the right or privilege to collect and retain fees or other revenues from persons who are not a party to the contract which would otherwise be payable to the state and deposited into the State Treasury.
- (3) Notwithstanding subsection (2), the following agencies may enter into the following contracts or agreements:
- (a) The Department of Transportation may enter into contracts and agreements subject to the requirements in s.

 334.30 and chapter 339 to implement the work program approved by the Legislature in lieu of the limitations provided in paragraphs (2)(b), (c), (d), and (e).
- (b) In order to administer the state group insurance program as provided in s. 110.123, the Department of Management Services may enter into contracts and other agreements that permit health care providers, health maintenance organizations, preferred provider organizations, and insurers to collect premiums and copayments from participants in the group insurance program.
- (c) In order to administer the state Medicaid plan and the Florida Healthy Kids program, the Agency for Health Care

 Administration may enter into contracts and other agreements that permit health care providers to collect premiums and

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copayments from participants in the Medicaid plan and the Healthy Kids program.

- (d) In order to administer the state parks system, the

 Department of Environmental Protection may enter into contracts
 and other agreements that require the state to pay liquidated
 damages or early termination fees as a result of a breach of
 those contracts or agreements, but only if the vendor makes
 significant capital improvements to state property and the costs
 of such improvements is amortized over no more than 3 years.
 Such contracts are subject to the notice requirements of s.
 216.312.
- (4) Notwithstanding any law authorizing an agency to enter into a lease, an agency may not enter into a lease or lease—purchase agreement for tangible personal property which requires the state to pay more than \$500,000 over the term of the lease or agreement if the term of the lease or agreement exceeds 1 fiscal year unless such lease or agreement is expressly authorized by the Legislature or the Legislative Budget

 Commission has approved a transfer of budget authority from a traditional appropriation category to the appropriation category established for the lease or lease-purchase of equipment.

 However, in order to administer the real estate and other investment portfolios as provided in s. 215.47, the State Board of Administration may enter into contracts and such other agreements as necessary to carry out the investment duties of the board.
- (5) Any contract or agreement in violation of this section is null and void.
 - (6) (2) Any public officer or employee person who willfully

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enters into a contract or other agreement in violation of this
section commits contracts to spend, or enters into an agreement
to spend, any money in excess of the amount appropriated to the
agency or branch for whom the contract or agreement is executed
is guilty of a misdemeanor of the first degree, punishable as
provided in s. 775.082 or s. 775.083.

Section 6. Section 216.312, Florida Statutes, is created to read:

216.312 Reporting contract expenditures.-

- (1) A state agency must provide written notification of the terms and conditions of the contract to the Governor, the President of the Senate, and the Speaker of the House of Representatives at least 30 days before executing a contract, or a series of contracts between the same parties, for the purchase of services or tangible personal property that:
- (a) Requires payments by the state in excess of \$10 million in any fiscal year;
- (b) Requires minimal or no payments by the state during the fiscal year;
- (c) Authorizes the other party to make expenditures in anticipation of collecting revenues from a third party, including other state agencies, rather than receiving payments from the state agency executing the contract; or
- (d) Requires initial expenditures by the other party and for which the other party will not receive payment from the state within 180 days after the expenditure.
- (2) The execution of any contract or agreement described in subsection (1) is an action or proposed action subject to s. 216.177(2)(b).

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(3) In lieu of the notice requirements provided in this section, the Department of Transportation shall implement the work program approved by the Legislature by entering into contracts and agreements subject to the requirements in s.

334.30 and chapter 339; however, when the Department of Transportation intends to procure a contract pursuant to s.

334.30, the department must provide written notification to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the chairs of the legislative appropriations committees at least 30 days before advertising for proposals.

Section 7. Section 287.0582, Florida Statutes, is transferred, renumbered as section 216.313, Florida Statutes, and amended to read:

216.313 287.0582 Contract appropriation Contracts which require annual appropriation; contingency statement; requirements; penalty.—

- (1) An executive or judicial branch public officer or employee may not enter into any contract or agreement on behalf of the state or judicial branch which binds the state or its executive agencies or the judicial branch for the purchase of services or tangible personal property unless the contract identifies the specific appropriation of state funds from which the state will make payment under the contract in the first year of the contract, or unless the Legislature expressly authorizes the agency or the judicial branch to enter into such contract absent a specific appropriation of funds.
- $\underline{\text{(2)}}$ An $\underline{\text{No}}$ executive $\underline{\text{or judicial}}$ branch public officer or employee $\underline{\text{may not}}$ shall enter into any contract $\underline{\text{or agreement}}$ on

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behalf of the state, which contract binds the state or its

executive agencies for the purchase of services or tangible

personal property for a period in excess of 1 fiscal year,

unless the following statements are statement is included in the

contract:

- (a) "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature."
- (b) "This contract may be terminated by the state upon 10 days' written notice if funding for this contract is specifically eliminated pursuant to a deficit reduction plan implemented by:
- 1. The Governor or the Chief Justice or by an act of the Legislature after certification pursuant to section 216.221, Florida Statutes, that a deficit will occur in the General Revenue Fund; or
- 2. The Governor or Chief Justice pursuant to section 216.221(10), Florida Statutes, or by an act of the Legislature, after a determination by the Chief Financial Officer that a deficit will occur with respect to appropriations from a specific trust fund in the current fiscal year."

Paragraph (b) does not apply to a contract or agreement entered into pursuant to s. 334.30.

- (3) A contract or other agreement that exceeds:
- (a) The CATEGORY TWO threshold amount provided in s.

 287.017 must be signed by the agency head, executive director, or chief judge, as appropriate, or a designated senior management employee.

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(b) A term of 12 months may not be executed by any executive or judicial branch agency unless the agency head, executive director, or chief judge, as appropriate, or a designated senior management employee, determines that the contract is in compliance with the requirements of this chapter and certifies such compliance in writing within the contract or agreement.

- (c) The CATEGORY FIVE threshold amount provided in s. 287.017 must require the written acceptance or rejection of contract deliverables.
- (4) Any contract or other agreement in violation of this section is null and void.
- (5) Any public officer or employee who willfully enters into a contract or other agreement in violation of this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 8. Subsection (4) of section 287.063, Florida Statutes, is amended to read:

287.063 Deferred-payment commodity contracts; preaudit review.—

(4) Beginning July 1, 2010, an agency may not enter into a lease or deferred-payment purchase arrangement for the acquisition of equipment which has a total cost greater than \$500,000 unless the Legislature has expressly authorized such lease or deferred-payment purchase arrangement in the General Appropriations Act or the Legislative Budget Commission has approved a transfer of budget authority from a traditional appropriation category to the special appropriation category for deferred-payment commodity contracts. For purposes of this

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section, deferred-payment commodity contracts for replacing the state accounting and cash management systems may include equipment, accounting software, and implementation and project management services.

Section 9. Subsection (9) of section 287.064, Florida Statutes, is amended to read:

287.064 Consolidated financing of deferred-payment purchases.—

master equipment financing agreement that has a total cost greater than \$500,000 unless the Legislature has expressly authorized such agreement in the General Appropriations Act or the Legislative Budget Commission has approved a transfer of budget authority from a traditional appropriation category to the special appropriation category for deferred-payment commodity contracts. For purposes of this section, deferred-payment commodity contracts for replacing the state accounting and cash management systems may include equipment, accounting software, and implementation and project management services.

Section 10. Subsections (4) and (9) of section 376.3075, Florida Statutes, are amended to read:

376.3075 Inland Protection Financing Corporation. -

(4) The corporation may enter into one or more service contracts with the department to provide services to the department in connection with financing the functions and activities provided in ss. 376.30-376.317. The department may enter into one or more such service contracts with the corporation and provide payment for payments under such contracts pursuant to s. 376.3071(4)(o), subject to annual

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582-05548-10 2010902c1 378 appropriation by the Legislature. The proceeds from such service 379 contracts may be used for the corporation's administrative costs 380 and expenses after payments as set forth in subsection (5). Each 381 service contract may have a term of up to 20 years. Amounts 382 annually appropriated and applied to make payments under such 383 service contracts may not include any funds derived from 384 penalties or other payments received from any property owner or 385 private party, including payments received under s. 386 376.3071(6)(b). In compliance with s. $216.313 \frac{287.0641}{287.0641}$ and other applicable provisions of law, the obligations of the department 387 388 under such service contracts do not constitute a general 389 obligation of the state or a pledge of the faith and credit or 390 taxing power of the state nor may such obligations be construed 391 in any manner as an obligation of the State Board of 392 Administration or entities for which it invests funds, other 393 than the department as provided in this section, but are payable 394 solely from amounts available in the Inland Protection Trust 395 Fund, subject to annual appropriation. In compliance with this 396 subsection and s. 287.0582, The service contract must expressly 397 include the statements required under s. 216.313. following 398 statement: "The State of Florida's performance and obligation to 399 pay under this contract is contingent upon an annual 400 appropriation by the Legislature."

(9) The corporation is not a special district for the purposes of chapter 189 or a unit of local government for the purposes of part III of chapter 218. The provisions of chapters 120 and 215, except the limitation on interest rates provided by s. 215.84 which applies to obligations of the corporation issued pursuant to this section, and part I of chapter 287, except s.

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ss. 287.0582 and 287.0641, does do not apply to this section, the corporation, the service contracts entered into pursuant to this section, or debt obligations issued by the corporation as contemplated in this section.

Section 11. Subsections (5) and (10) of section 403.1837, Florida Statutes, are amended to read:

403.1837 Florida Water Pollution Control Financing Corporation.—

(5) The corporation may enter into one or more service contracts with the department under which the corporation shall provide services to the department in connection with financing the functions, projects, and activities provided for in s. 403.1835. The department may enter into one or more service contracts with the corporation and provide payment for payments under those contracts pursuant to s. 403.1835(9), subject to annual appropriation by the Legislature. The service contracts may provide for the transfer of all or a portion of the funds in the Wastewater Treatment and Stormwater Management Revolving Loan Trust Fund to the corporation for use by the corporation for costs incurred by the corporation in its operations, including, but not limited to, payment of debt service, reserves, or other costs in relation to bonds issued by the corporation, for use by the corporation at the request of the department to directly provide the types of local financial assistance provided for in s. 403.1835(3), or for payment of the administrative costs of the corporation. The department may not transfer funds under any service contract with the corporation without specific appropriation for such purpose in the General Appropriations Act, except for administrative expenses incurred

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by the State Board of Administration or other expenses necessary under documents authorizing or securing previously issued bonds of the corporation. The service contracts may also provide for the assignment or transfer to the corporation of any loans made by the department. The service contracts may establish the operating relationship between the department and the corporation and must shall require the department to request the corporation to issue bonds before any issuance of bonds by the corporation, to take any actions necessary to enforce the agreements entered into between the corporation and other parties, and to take all other actions necessary to assist the corporation in its operations. In compliance with s. 287.0641 and other applicable provisions of law, the obligations of the department under the service contracts do not constitute a general obligation of the state or a pledge of the faith and credit or taxing power of the state, nor may the obligations be construed in any manner as an obligation of the State Board of Administration or entities for which it invests funds, or of the department except as provided in this section as payable solely from amounts available under any service contract between the corporation and the department, subject to appropriation. The $\frac{1}{1}$ compliance with this subsection and s. 287.0582, service contracts must expressly include the statements required under s. 216.313. following statement: "The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature."

(10) The corporation is not a special district for purposes of chapter 189 or a unit of local government for purposes of part III of chapter 218. The provisions of chapters 120 and 215,

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except the limitation on interest rates provided by s. 215.84, which applies to obligations of the corporation issued under this section, and part I of chapter 287, except <u>s. ss. 287.0582</u> and 287.0641, <u>does do</u> not apply to this section, the corporation created in this section, the service contracts entered into under this section, or debt obligations issued by the corporation as provided in this section.

Section 12. Sections 4 through 11 of this act apply to initial contracts and agreements, amendments to a contract or agreement, and extensions or renewals of a contract or agreement which are executed on or after July 1, 2010.

Section 13. Section 775.0876, Florida Statutes, is created to read:

775.0876 Offenses committed under color of law; reclassification.—The penalty for any felony offense shall be reclassified if the commission of such offense was furthered or facilitated by a person acting or purporting to act in the performance of official duties under any law, ordinance, or regulation.

- (1) The reclassification of the felony is as follows:
- (a) A felony of the third degree is reclassified as a felony of the second degree.
- (b) A felony of the second degree is reclassified as a felony of the first degree.
- (c) A felony of the first degree is reclassified as a life felony.
- (2) For purposes of sentencing under chapter 921, a felony offense that is reclassified under this section shall be ranked one level above its ranking under s. 921.0022 or s. 921.0023.

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(3) If the underlying offense includes acting or purporting to act in the performance of official duties under any law, ordinance, or regulation as an essential element, the reclassification does not apply.

Section 14. Section 838.022, Florida Statutes, is amended to read:

838.022 Official misconduct.-

- (1) It is unlawful for a public servant, with corrupt intent to obtain a benefit for any person or to cause harm to another, to:
- (a) Falsify, or cause another person to falsify, any official record or official document;
- (b) Conceal, cover up, destroy, mutilate, or alter any official record or official document or cause another person to perform such an act; or
- (c) Obstruct, delay, or prevent the communication of information relating to the commission of a felony that directly involves or affects the public agency or public entity served by the public servant.
- (2) It is unlawful for a public servant, with corrupt intent, to participate in a matter falling within the public servant's duties, and in furtherance of such corrupt intent, willfully fail to make a financial disclosure required by state law.
 - (3) (2) For the purposes of this section:
- (a) The term "public servant" does not include a candidate who does not otherwise qualify as a public servant.
- (b) An official record or official document includes only public records.

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(c) The term "participate" means voting, deciding, advocating, opposing, or attempting to influence the decision or result by oral or written communication, whether made by the public servant or at the public servant's direction.

- (d) The term "financial disclosure" means any disclosure relating to financial interests, foreseeable financial benefits, or special private gain or loss to the public servant or the public servant's relatives. For purposes of this section, "relative" has the same meaning as defined in s. 112.3143(1).
- $\underline{\text{(4) (a) (3)}}$ Any person who violates <u>subsection (1)</u> this section commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (b) Any person who violates subsection (2) when the amount of the undisclosed financial interest or benefit or private gain or loss is valued at less than \$1,000 commits a misdemeanor of the first degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (c) Any person who violates subsection (2) when the amount of the undisclosed financial interest or benefit or private gain or loss is valued from \$1,000 to \$10,000 commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- (d) Any person who violates subsection (2) when the amount of the undisclosed financial interest or benefit or private gain or loss is valued at more than \$10,000 commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

Section 15. Paragraphs (d) and (e) of subsection (3) of section 921.0022, Florida Statutes, are amended to read:

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552	921.0022 C	riminal 1	Punishment Code; offense severity ranking
553	chart		
554	(3) OFFENSI	E SEVERI	TY RANKING CHART
555	(d) LEVEL	4	
	Florida	Felony	
	Statute	Degree	Description
556			
	316.1935(3)(a)	2nd	Driving at high speed or with wanton
			disregard for safety while fleeing or
			attempting to elude law enforcement
			officer who is in a patrol vehicle with
			siren and lights activated.
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	499.0051(1)	3rd	Failure to maintain or deliver pedigree
			papers.
558			
	499.0051(2)	3rd	Failure to authenticate pedigree papers.
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	499.0051(6)	2nd	Knowing sale or delivery, or possession
			with intent to sell, contraband
			prescription drugs.
560			
	784.07(2)(b)	3rd	Battery of law enforcement officer,
			firefighter, intake officer, etc.
561			
	784.074(1)(c)	3rd	Battery of sexually violent predators
			facility staff.
562			
	784.075	3rd	Battery on detention or commitment

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			facility staff.	
563	784.078	3rd	Battery of facility employee by throwing, tossing, or expelling fluids or materials.	
564	784.08(2)(c)	3rd	Battery on a person 65 years of older.	age or
565	784.081(3)	3rd	Battery on specified official o employee.	r
566	784.082(3)	3rd	Battery by detained person on v other detainee.	isitor or
567	784.083(3)	3rd	Battery on code inspector.	
3 0 0	784.085	3rd	Battery of child by throwing, to projecting, or expelling certain or materials.	_
569				
	787.03(1)	3rd	Interference with custody; wron- minor from appointed guardian.	gly takes
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	787.04(2)	3rd	Take, entice, or remove child be state limits with criminal interpending custody proceedings.	_
571	787.04(3)	3rd	Carrying child beyond state lin	es with

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CODING: Words stricken are deletions; words underlined are additions.

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			criminal intent to avoid producing child
			at custody hearing or delivering to
			designated person.
572			
	790.115(1)	3rd	Exhibiting firearm or weapon within
			1,000 feet of a school.
573			
	790.115(2)(b)	3rd	Possessing electric weapon or device,
			destructive device, or other weapon on
E 7 4			school property.
574	790.115(2)(c)	3rd	Possessing firearm on school property.
575	790.113(2)(0)	JIU	rossessing filearm on school property.
373	800.04(7)(c)	3rd	Lewd or lascivious exhibition; offender
		0 2 0.	less than 18 years.
576			4
	810.02(4)(a)	3rd	Burglary, or attempted burglary, of an
			unoccupied structure; unarmed; no
			assault or battery.
577			
	810.02(4)(b)	3rd	Burglary, or attempted burglary, of an
			unoccupied conveyance; unarmed; no
			assault or battery.
578			
	810.06	3rd	Burglary; possession of tools.
579	010 00 (0) (2 1	
	810.08(2)(c)	3rd	Trespass on property, armed with firearm
580			or dangerous weapon.
300			

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	812.014(2)(c)3.	3rd	Grand theft, 3rd degree \$10,000 or more but less than \$20,000.
581			
	812.014(2)(c)4.	- 3rd	Grand theft, 3rd degree, a will,
	10.		firearm, motor vehicle, livestock, etc.
582	812.0195(2)	3rd	Dealing in stelen property by year of the
	812.0193(2)	310	Dealing in stolen property by use of the Internet; property stolen \$300 or more.
583			
	817.563(1)	3rd	Sell or deliver substance other than
			controlled substance agreed upon,
584			excluding s. 893.03(5) drugs.
304	817.568(2)(a)	3rd	Fraudulent use of personal
			identification information.
585			
	817.625(2)(a)	3rd	Fraudulent use of scanning device or
586			reencoder.
	828.125(1)	2nd	Kill, maim, or cause great bodily harm
			or permanent breeding disability to any
			registered horse or cattle.
587	027 02/1)	2 2 2	Dominum in official proceedings
588	837.02(1)	3rd	Perjury in official proceedings.
	837.021(1)	3rd	Make contradictory statements in
			official proceedings.
589			
	838.022	3rd	Official misconduct.
J			

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CODING: Words stricken are deletions; words underlined are additions.

590	582-05548-10		2010902c1
	839.13(2)(a)	3rd	Falsifying records of an individual in the care and custody of a state agency.
591	839.13(2)(c)	3rd	Falsifying records of the Department of Children and Family Services.
592	843.021	3rd	Possession of a concealed handcuff key by a person in custody.
593	843.025	3rd	Deprive law enforcement, correctional, or correctional probation officer of means of protection or communication.
594	843.15(1)(a)	3rd	Failure to appear while on bail for felony (bond estreature or bond jumping).
595	847.0135(5)(c)	3rd	Lewd or lascivious exhibition using computer; offender less than 18 years.
596	874.05(1)	3rd	Encouraging or recruiting another to join a criminal gang.
597	893.13(2)(a)1.	2nd	Purchase of cocaine (or other s. 893.03(1)(a), (b), or (d), (2)(a), (2)(b), or (2)(c)4. drugs).
598	914.14(2)	3rd	Witnesses accepting bribes.

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599			
	914.22(1)	3rd	Force, threaten, etc., witness, victim,
			or informant.
600			
	914.23(2)	3rd	Retaliation against a witness, victim,
			or informant, no bodily injury.
601	0.1.01.0		
600	918.12	3rd	Tampering with jurors.
602	004 015	2 1	
	934.215	3rd	Use of two-way communications device to facilitate commission of a crime.
603			racificate commission of a crime.
604			
605	(e) LEVEL	5	
	Florida	Felony	
		1	
	Statute	Degree	Description
606	Statute	Degree	Description
606	Statute 316.027(1)(a)	Degree 3rd	Description Accidents involving personal injuries,
606		_	
606		_	Accidents involving personal injuries,
		_	Accidents involving personal injuries,
	316.027(1)(a)	3rd	Accidents involving personal injuries, failure to stop; leaving scene.
607	316.027(1)(a)	3rd	Accidents involving personal injuries, failure to stop; leaving scene.
607	316.027(1)(a) 316.1935(4)(a)	3rd 2nd	Accidents involving personal injuries, failure to stop; leaving scene. Aggravated fleeing or eluding.
607	316.027(1)(a) 316.1935(4)(a)	3rd 2nd	Accidents involving personal injuries, failure to stop; leaving scene. Aggravated fleeing or eluding. Careless operation of motor vehicle with
607	316.027(1)(a) 316.1935(4)(a) 322.34(6)	3rd 2nd 3rd	Accidents involving personal injuries, failure to stop; leaving scene. Aggravated fleeing or eluding. Careless operation of motor vehicle with suspended license, resulting in death or serious bodily injury.
607	316.027(1)(a) 316.1935(4)(a)	3rd 2nd	Accidents involving personal injuries, failure to stop; leaving scene. Aggravated fleeing or eluding. Careless operation of motor vehicle with suspended license, resulting in death or serious bodily injury. Vessel accidents involving personal
607	316.027(1)(a) 316.1935(4)(a) 322.34(6)	3rd 2nd 3rd	Accidents involving personal injuries, failure to stop; leaving scene. Aggravated fleeing or eluding. Careless operation of motor vehicle with suspended license, resulting in death or serious bodily injury.
607	316.027(1)(a) 316.1935(4)(a) 322.34(6)	3rd 2nd 3rd	Accidents involving personal injuries, failure to stop; leaving scene. Aggravated fleeing or eluding. Careless operation of motor vehicle with suspended license, resulting in death or serious bodily injury. Vessel accidents involving personal

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ı	582-05548-10		2010902c1
	381.0041(11)(b)	3rd	Donate blood, plasma, or organs knowing HIV positive.
611			
	440.10(1)(g)	2nd	Failure to obtain workers' compensation coverage.
612			
	440.105(5)	2nd	Unlawful solicitation for the purpose of making workers' compensation claims.
613	440 201 (0)	0 1	
	440.381(2)	2nd	Submission of false, misleading, or incomplete information with the purpose
			of avoiding or reducing workers'
			compensation premiums.
614			
	624.401(4)(b)2.	2nd	Transacting insurance without a
			certificate or authority; premium collected \$20,000 or more but less than
			\$100,000.
615			
	626.902(1)(c)	2nd	Representing an unauthorized insurer;
			repeat offender.
616			
C17	790.01(2)	3rd	Carrying a concealed firearm.
617	790.162	2nd	Threat to throw or discharge destructive
	, 50 • 102	2110	device.
618			
	790.163(1)	2nd	False report of deadly explosive or
			weapon of mass destruction.

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619	790.221(1)	2nd	Possession of short-barreled shotgun or
620			machine gun.
601	790.23	2nd	Felons in possession of firearms, ammunition, or electronic weapons or devices.
621	800.04(6)(c)	3rd	Lewd or lascivious conduct; offender less than 18 years.
622	800.04(7)(b)	2nd	Lewd or lascivious exhibition; offender 18 years or older.
623	806.111(1)	3rd	Possess, manufacture, or dispense fire bomb with intent to damage any structure or property.
625	812.0145(2)(b)	2nd	Theft from person 65 years of age or older; \$10,000 or more but less than \$50,000.
	812.015(8)	3rd	Retail theft; property stolen is valued at \$300 or more and one or more specified acts.
626	812.019(1)	2nd	Stolen property; dealing in or trafficking in.
627			crarrenting in.

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	812.131(2)(b)	3rd	Robbery by sudden snatching.
628			
	812.16(2)	3rd	Owning, operating, or conducting a chop
			shop.
629			
	817.034(4)(a)2.	2nd	Communications fraud, value \$20,000 to
630			\$50,000.
630	817.234(11)(b)	2nd	Insurance fraud; property value \$20,000
	017.204(11)(0)	2110	or more but less than \$100,000.
631			, _ , , , , , , , , , , , , , , , , , ,
	817.2341(1),	3rd	Filing false financial statements,
	(2)(a) & (3)(a)		making false entries of material fact or
			false statements regarding property
			values relating to the solvency of an
			insuring entity.
632			
	817.568(2)(b)	2nd	Fraudulent use of personal
			identification information; value of
			benefit, services received, payment avoided, or amount of injury or fraud,
			\$5,000 or more or use of personal
			identification information of 10 or more
			individuals.
633			
	817.625(2)(b)	2nd	Second or subsequent fraudulent use of
			scanning device or reencoder.
634			
	825.1025(4)	3rd	Lewd or lascivious exhibition in the

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635			presence of an elderly person or disabled adult.
636	827.071(4)	2nd	Possess with intent to promote any photographic material, motion picture, etc., which includes sexual conduct by a child.
637	827.071(5)	3rd	Possess any photographic material, motion picture, etc., which includes sexual conduct by a child.
638	838.022(1), (4)(a) & (c)	<u>3rd</u>	Official misconduct.
639	838.022(4)(d)	2nd	Official misconduct.
	839.13(2)(b)	2nd	Falsifying records of an individual in the care and custody of a state agency involving great bodily harm or death.
640	843.01	3rd	Resist officer with violence to person; resist arrest with violence.
642	847.0135(5)(b)	2nd	Lewd or lascivious exhibition using computer; offender 18 years or older.
	847.0137(2) & (3)	3rd	Transmission of pornography by electronic device or equipment.

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 $\textbf{CODING: Words } \underline{\textbf{stricken}} \text{ are deletions; words } \underline{\textbf{underlined}} \text{ are additions.}$

643	582-05548-10		2010902c1
644	847.0138(2) & (3)	3rd	Transmission of material harmful to minors to a minor by electronic device or equipment.
645	874.05(2)	2nd	Encouraging or recruiting another to join a criminal gang; second or subsequent offense.
	893.13(1)(a)1.	2nd	Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).
646	893.13(1)(c)2.	2nd	Sell, manufacture, or deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) drugs) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center.
647	893.13(1)(d)1.	1st	Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs) within 1,000 feet of university.

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649	893.13(1)(e)2.	2nd	Sell, manufacture, or deliver cannabis or other drug prohibited under s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) within 1,000 feet of property used for religious services or a specified business site.
049	893.13(1)(f)1.	1st	Sell, manufacture, or deliver cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), or (2)(a), (2)(b), or (2)(c)4. drugs) within 1,000 feet of public housing facility.
650	893.13(4)(b)	2nd	Deliver to minor cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) drugs).
	893.1351(1)	3rd	Ownership, lease, or rental for trafficking in or manufacturing of controlled substance.
652			
653	Section 16.	. This ac	ct shall take effect July 1, 2010.