A bill to be entitled 1 2 An act relating to unauthorized copying of recordings; 3 amending s. 540.11, F.S.; requiring restitution by 4 persons who knowingly commit certain violations 5 relating to recordings for commercial advantage or 6 private financial gain; authorizing recovery by a 7 trade association representing the owner or lawful 8 producer of a recording; providing for calculation of 9 a restitution amount; providing an exemption for 10 certain providers of online services or network access 11 and related services; amending s. 775.089, F.S.; providing that a crime victim entitled to restitution 12 may include a trade association representing the owner 13 14 or lawful producer of a pirated recording in certain 15 circumstances; providing an effective date. 16 17 Be It Enacted by the Legislature of the State of Florida: 18 19 Section 1. Subsection (3) of section 540.11, Florida Statutes, is amended, and paragraph (d) is added to subsection 20 21 (6) of that section, to read: 22 540.11 Unauthorized copying of phonograph records, disk, 23 wire, tape, film, or other article on which sounds are 24 recorded.-It is unlawful: 25 (3)(a) 26 1. To sell or offer for sale or resale, advertise, cause 27 the sale or resale of, rent, transport or cause to be rented or transported, or possess for any of these purposes any article 28 Page 1 of 4

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

hb0189-01-c1

29 with the knowledge, or with reasonable grounds to know, that the 30 sounds thereon have been transferred without the consent of the 31 owner.

2. To sell or offer for sale or resale, advertise, cause the sale or resale of, rent, transport or cause to be rented or transported, or possess for any of these purposes any article embodying any performance, whether live before an audience or transmitted by wire or through the air by radio or television, <u>with the knowledge that it was</u> recorded without the consent of the performer.

39 Knowingly, for commercial advantage or private 3. financial gain to sell or resell, offer for sale or resale, 40 advertise, cause the sale or resale of, rent, transport or cause 41 42 to be rented or transported, or possess for such purposes, any 43 phonograph record, disk, wire, tape, film, or other article on 44 which sounds are recorded, unless the outside cover, box, or jacket clearly and conspicuously discloses the actual name and 45 address of the manufacturer thereof, and the name of the actual 46 47 performer or group.

(b)1. A person who violates paragraph (a) commits a felony of the third degree, punishable as provided in s. 775.082, by a fine of up to \$250,000, or both if the offense involves at least 1,000 unauthorized articles embodying sound or at least 65 unauthorized audiovisual articles during any 180-day period or is a second or subsequent conviction under either this subparagraph or subparagraph 2. of this subsection.

2. A person who violates paragraph (a) commits a felony of
the third degree, punishable as provided in s. 775.082, by a

Page 2 of 4

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

57 fine of up to \$150,000, or both if the offense involves more 58 than 100 but less than 1,000 unauthorized articles embodying 59 sound or more than 7 but less than 65 unauthorized audiovisual 60 articles during any 180-day period.

3. A person who otherwise violates this subsection commits
a misdemeanor of the first degree, punishable as provided in s.
775.082, by a fine of up to \$25,000, or both.

64 4. A person who is convicted of violating subparagraph 65 (a)3. shall be ordered to make restitution to any owner or lawful producer of a master recording that has suffered injury 66 67 resulting from the crime, or to the trade association 68 representing such owner or lawful producer. The order of 69 restitution shall be based on the aggregate wholesale value of 70 lawfully manufactured and authorized recordings corresponding to the number of nonconforming recordings involved in the offense 71 72 unless a greater value can be proven. The order of restitution 73 shall also include investigative costs relating to the offense. 74 (6) This section does not apply: 75 To any provider of online services or network access, (d) 76 the operator of facilities thereof, or any entity that provides 77 the transmission, routing, or connections for online 78 communications, between or among points specified by a user or 79 material of the user's choosing, without modification to the content of the material as sent or received, by virtue of being 80 81 used by another person to transport any article or communicate regarding any article, unless such service provider: 82 83 1. Knowingly and willfully aids and abets a violation of 84 this section; or

Page 3 of 4

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

85 2. Is substantially engaged in the unlawful reproduction, 86 distribution, or public performance of sound recordings. Section 2. Paragraph (c) of subsection (1) of section 87 88 775.089, Florida Statutes, is amended to read: 89 775.089 Restitution.-(1)90 91 (C) The term "victim" as used in this section and in any 92 provision of law relating to restitution means each person who 93 suffers property damage or loss, monetary expense, or physical injury or death as a direct or indirect result of the 94 95 defendant's offense or criminal episode, and also includes the 96 victim's estate if the victim is deceased, and the victim's next of kin if the victim is deceased as a result of the offense, and 97 98 the victim's trade association if the offense is a violation of 99 s. 540.11(3)(a)3. and the victim has granted the trade 100 association written authorization to represent the victim's 101 interests in criminal legal proceedings and to collect 102 restitution on the victim's behalf. Section 3. This act shall take effect October 1, 2012. 103

CODING: Words stricken are deletions; words <u>underlined</u> are additions.