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A concurrent resolution amending Joint Rule 2 of the Joint Rules of the Florida Legislature for the 2016-2018 term relating to budget conference committee rules.

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WHEREAS, each chamber may adopt rules or policies to govern its process for including appropriations projects in its version of the general appropriations bill, and

WHEREAS, these joint rules acknowledge each chamber's authority to establish a transparent budgetary process, and

WHEREAS, such process should include some level of data collection, including direct responses of the entities involved with the appropriations projects, public testimony, and public dissemination of relevant information, NOW, THEREFORE,

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Be It Resolved by the Senate of the State of Florida, the House of Representatives Concurring:

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That Joint Rule 2 of the Joint Rules of the Florida Legislature is amended to read:

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JOINT RULE TWO

GENERAL APROPRIATIONS REVIEW PERIOD AND BUDGET CONFERENCE
COMMITTEE RULES

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2.1—General Appropriations and Related Bills; Review Periods

(1) A general appropriations bill shall be subject to a 72-

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hour public review period before a vote is taken on final

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passage of the bill in the form that will be presented to the Governor.

- (2) If a bill is returned to the house in which the bill originated and the originating house does not concur in all the amendments or adds additional amendments, no further action shall be taken on the bill by the nonoriginating house, and a conference committee shall be established by operation of this rule to consider the bill.
- (3) If a bill is referred to a conference committee by operation of this rule, a 72-hour public review period shall be provided prior to a vote being taken on the conference committee report by either house.
- (4) A copy of the bill, a copy of the bill with amendments adopted by the nonoriginating house, or the conference committee report shall be furnished to each member of the Legislature, the Governor, the Chief Justice of the Supreme Court, and each member of the Cabinet. Copies for the Governor, Chief Justice, and members of the Cabinet shall be furnished to the official's office in the Capitol or Supreme Court Building.
- (5) (a) Copies required to be furnished under subsection (4) shall be furnished to members of the Legislature as follows:
- 1. A printed copy may be placed on each member's desk in the appropriate chamber; or
- 2. An electronic copy may be furnished to each member. The Legislature hereby deems and determines that a copy shall have been furnished to the members of the Legislature when an electronic copy is made available to every member of the Legislature. An electronic copy is deemed to have been made available when it is accessible via the Internet or other

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information network consisting of systems ordinarily serving the members of the Senate or the House of Representatives.

- (b) An official other than a member of the Legislature who is to be furnished a copy of a general appropriations bill under subsection (4) may officially request that an electronic copy of the bill be furnished in lieu of a printed copy, and, if practicable, the copy may be furnished to the official in the manner requested.
- (6) The Secretary of the Senate shall be responsible for furnishing copies under this rule for Senate bills, House bills as amended by the Senate, and conference committee reports on Senate bills. The Clerk of the House shall be responsible for furnishing copies under this rule for House bills, Senate bills as amended by the House, and conference committee reports on House bills.
- (7) The 72-hour public review period shall begin to run upon completion of the furnishing of copies required to be furnished under subsection (4). The Speaker of the House of Representatives and the President of the Senate, as appropriate, shall be informed of the completion time, and such time shall be announced on the floor prior to vote on final passage in each house and shall be entered in the journal of each house. Saturdays, Sundays, and holidays shall be included in the computation under this rule.
- (8) An implementing or conforming bill recommended by a conference committee shall be subject to a 24-hour public review period before a vote is taken on the conference committee report by either house, if the conference committee submits its report after the furnishing of a general appropriations bill to which

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the 72-hour public review period applies.

- (9) With respect to each bill that may be affected, a member of the Senate or the House of Representatives may not raise a point of order under this rule after a vote is taken on the bill. Except as may be required by the Florida Constitution, noncompliance with any requirement of this rule may be waived by a two-thirds vote of those members present and voting in each house.
- 2.2—General Appropriations and Related Bills; Definitions As used in Joint Rule Two, the term:
- (1) "Conforming bill" means a bill that amends the Florida Statutes to conform to a general appropriations bill.
- (2) "General appropriations bill" means a bill that provides for the salaries of public officers and other current expenses of the state and contains no subject other than appropriations. A bill that contains appropriations that are incidental and necessary solely to implement a substantive law is not included within this term. For the purposes of Joint Rule Two and Section 19(d) of Article III of the Florida Constitution, the Legislature hereby determines that, after a general appropriations bill has been enacted and establishes governing law for a particular fiscal year, a bill considered in any subsequent session that makes net reductions in such enacted appropriations or that makes supplemental appropriations shall not be deemed to be a general appropriations bill unless such bill provides for the salaries of public officers and other current expenses of the state for a subsequent fiscal year.
 - (3) "Implementing bill" means a bill, effective for one

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fiscal year, implementing a general appropriations bill.

- (4) (a) "Appropriations project" means a specific appropriation, proviso, or item on a conference committee spreadsheet agreed to by House and Senate conferees providing funding for:
- 1. A local government, private entity, or privatelyoperated program, wherein the specific appropriation, proviso,
 or item on a conference committee spreadsheet specifically names
 the local government, private entity, or privately-operated
 program or the appropriation, proviso, or item is written in
 such a manner as to describe a particular local government,
 private entity, or privately-operated program;
- 2. A specific transportation facility that was not part of the Department of Transportation's 5-year work program submitted pursuant to s. 339.135, Florida Statutes;
- 3. An education fixed capital outlay project that was not submitted pursuant to s. 1013.60 or s. 1013.64, Florida

 Statutes, unless funds for the specific project were appropriated by the Legislature in a prior year and additional funds are needed to complete the project as originally proposed;
- 4. A specified program, research initiative, institute, center, or similar entity at a specific state college or university, unless recommended by the Board of Governors or the State Board of Education in their Legislative Budget Request; or
 - 5. A local water project.
 - (b) The term does not include an appropriation that:
 - 1. Is specifically authorized by statute;
- 2. Is part of a statewide distribution to local governments; or

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3. Was recommended by a commission, council, or other
similar entity created in statute to make annual funding
recommendations, provided that such appropriation does not
exceed the amount of funding recommended by the commission,
council, or other similar entity.
2.3-Budget Conference Committee Rules
(1) For an appropriations project to be included in a
<pre>conference committee report:</pre>
(a) The appropriations project must be included in a bill
or an amendment placed into a budget conference; and
(b) Information required by subsections (2) and (3)
relating to the appropriations project must have been in writing
and published online prior to the passage by that chamber of the
bill or amendment which was placed into a budget conference.
(2) The information collected must include:
(a) A descriptive title of the appropriations project.
(b) The date of the submission.
(c) The name of the submitting member.
(d) The most recent year in which the appropriations
project received state funding, if applicable.
(e) Whether the most recent funding for the project had
been vetoed.
(f) The amount of the nonrecurring request.
(g) The amount of funding received in the prior year on a
recurring or nonrecurring basis.

the agency has been contacted.

(h) In what agency the project is best placed and whether

(i) The name of the organization or entity receiving the

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funds as well as a point of contact for the organization or entity.

- (j) The name of the registered lobbyist of the entity requesting the appropriations project.
- (k) Whether the organization to receive the funds is a forprofit entity, a not-for-profit entity, a local entity, a state university or college, or other type of organization.
- (1) The specific purpose or goal that will be achieved by the funds requested.
- (m) The activities and services that will be provided to meet the intended purpose of these funds.
- (n) Specific descriptions of how the funds will be expended, including a description and the amounts to be expended on: administrative costs, itemized to include the salary of the executive director or project head, other salaries and benefits, expenses, and consultants, contractors, or studies; operational costs, itemized to include salaries and benefits, expenses, and consultants, contractors, or studies; and fixed capital outlay, itemized to include land purchase, planning, engineering, construction, and renovation.
- (o) The owner of the facility to receive, directly or indirectly, any fixed capital outlay funding, and the relationship between the owners of the facility and the entity.
- (p) A description of the direct services to be provided to citizens by the appropriations project, if applicable.
- (q) A description of the target population to be served and the number of individuals to be served by the appropriations project.
 - (r) A description of the specific benefit or outcome,

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including the methodology by which this outcome will be measured.

- (s) The amount and percentage of federal, local, and state funds, excluding the funds requested for the appropriations project, or other matching funds available for the appropriations project.
- (t) How much additional nonrecurring funding is anticipated to be requested in future years by amount per year.
- (u) The suggested penalties that the contracting agency may consider in addition to its standard penalties for failing to meet deliverables or performance measures provided for in the contract.
- (3) With respect to an appropriations project that is also a local water project, the information collected must also include:
- (a) Whether alternative state funding such as the Waste Water Revolving Loan, Drinking Water Revolving Loan, Small Community Waste Water Drinking grant, or other funding has been requested.
- (b) Whether the project is for a financially disadvantaged community, as defined in chapter 62-552, Florida Administrative Code; a financially disadvantaged municipality; a rural area of critical economic concern; or a rural area of opportunity, as defined in s. 288.0656, Florida Statutes.
 - (c) Whether the construction status is shovel-ready.
- (d) The percentage of construction completed and the estimated completion date.
- (4) Each chamber must collect the required information described in subsections (2) and (3) in the form and manner

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233 prescribed by that chamber.

- (5) The portion of an appropriations project which was funded with recurring funds in the most recently enacted general appropriations act is exempt from subsections (1), (2) and (3).
- (6) An appropriations project may only be funded with nonrecurring funds, except that the portion of an appropriations project which was funded with recurring funds as provided in subsection (5) may be continued with or without additional nonrecurring funds.
- (7) The nonrecurring funding of an appropriations project in the conference committee report may be less than, equal to, or greater than the funding for the appropriations project as originally committed to the conference committee.
- (8) An appropriations project that was not included in either chamber's bill in accordance with subsections (1), (2) and (3) may not be included in a conference report.
- (9) (a) To be included in a conference committee report, all appropriations projects, except as otherwise provided in paragraph (b), must be clearly identified in the bill or amendment that will be considered by a conference committee and in any conference report.
- (b) An appropriations project funded with recurring funds in the most recently enacted general appropriation act that is not appropriated any additional funds is exempt from the provisions of paragraph (a).
- (10) The conference committee must allow for public testimony regarding appropriations projects at each noticed meeting.
 - (11) Notwithstanding subsections (1), (2) and (3), and only

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for the 2017 regular, extended, and special session, the required information may be collected by either chamber.

Information collected pursuant to House Rule 5.14 or the Senate local funding initiative request form prior to the adoption of this Joint Rule meets the requirements of this Joint Rule.

Information collected subsequent to the adoption of this Joint Rule must meet the requirements of subsections (2) and (3).

(12) Nothing in this rule shall limit either chamber's ability to apply a stricter standard to its own bills prior to the commencement of conference proceedings. This Joint Rule applies to all conference committee reports related to the General Appropriations Act and supersedes either chamber's rules that are contrary to or inconsistent with the provisions of this Joint Rule.