Bill No. CS/SB 1808, 1st Eng. (2022)

Amendment No.

CHAMBER ACTION Senate House Representative Joseph offered the following: 1 2 3 Amendment (with title amendment) Remove lines 32-346 and insert: 4 5 Section 1. Paragraphs (d) and (e) of subsection (3) of 6 section 900.05, Florida Statutes, are amended to read: 7 900.05 Criminal justice data collection.-8 DATA COLLECTION AND REPORTING. - An entity required to (3) 9 collect data in accordance with this subsection shall collect 10 the specified data and report them in accordance with this 11 subsection to the Department of Law Enforcement on a monthly 12 basis. 644973

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13	(d) County detention facilityThe administrator of each
14	county detention facility shall collect the following data:
15	1. Maximum capacity for the county detention facility.
16	2. Weekly admissions to the county detention facility for
17	a revocation of probation or community control.
18	3. Weekly admissions to the county detention facility for
19	a revocation of pretrial release.
20	4. Daily population of the county detention facility,
21	including the specific number of inmates in the custody of the
22	county that:
23	a. Are awaiting case disposition.
24	b. Have been sentenced by a court to a term of
25	incarceration in the county detention facility.
26	c. Have been sentenced by a court to a term of
27	imprisonment with the Department of Corrections and who are
28	awaiting transportation to the department.
29	d. Have a federal detainer, are awaiting disposition of a
30	case in federal court, or are awaiting other federal
31	disposition.
32	5. Information related to each inmate, including:
33	a. Identifying information, including name, date of birth,
34	race, ethnicity, gender, case number, and identification number
35	assigned by the county detention facility.
36	b. Immigration status.
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37 <u>c.b.</u> Date when an inmate is processed and booked into the 38 county detention facility subsequent to an arrest for a new 39 violation of law, for a violation of probation or community 40 control, or for a violation of pretrial release.

41 <u>d.c.</u> Reason why an inmate is processed and booked into the 42 county detention facility, including a new law violation, a 43 violation of probation or community control, or a violation of 44 pretrial release.

45 <u>e.d.</u> Qualification for a flag designation as defined in
46 this section, including domestic violence flag, gang affiliation
47 flag, habitual offender flag, habitual violent felony offender
48 flag, pretrial release violation flag, sexual offender flag,
49 prison releasee reoffender flag, three-time violent felony
50 offender flag, or violent career criminal flag.

51 6. Total population of the county detention facility at
52 year-end. This data must include the same specified
53 classifications as subparagraph 4.

54

7. Per diem rate for a county detention facility bed.

55 8. Daily number of correctional officers for the county56 detention facility.

9. Annual county detention facility budget. This
information only needs to be reported once annually at the
beginning of the county's fiscal year.

60 10. Annual revenue generated for the county from the 61 temporary incarceration of federal defendants or inmates. 644973

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62 Department of Corrections.-The Department of (e) Corrections shall collect the following data: 63 64 1. Information related to each inmate, including: Identifying information, including name, date of birth, 65 a. race, ethnicity, gender, case number, and identification number 66 assigned by the department. 67 68 b. Immigration status. 69 c.b. Highest education level. 70 d.c. Date the inmate was admitted to the custody of the 71 department for his or her current incarceration. e.d. Current institution placement and the security level 72 73 assigned to the institution. 74 f.e. Custody level assignment. 75 g.f. Qualification for a flag designation as defined in 76 this section, including sexual offender flag, habitual offender 77 flag, habitual violent felony offender flag, prison releasee reoffender flag, three-time violent felony offender flag, 78 79 violent career criminal flag, gang affiliation flag, or 80 concurrent or consecutive sentence flag. 81 h.g. County that committed the prisoner to the custody of 82 the department. 83 i.h. Whether the reason for admission to the department is 84 for a new conviction or a violation of probation, community 85 control, or parole. For an admission for a probation, community control, or parole violation, the department shall report 86 644973 Approved For Filing: 3/8/2022 8:29:27 AM

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87 whether the violation was technical or based on a new violation of law. 88 89 j.i. Specific statutory citation for which the inmate was 90 committed to the department, including, for an inmate convicted 91 of drug trafficking under s. 893.135, the statutory citation 92 for each specific drug trafficked. 93 k.j. Length of sentence served. 94 1.k. Length of concurrent or consecutive sentences served. 95 m.l. Tentative release date. 96 n.m. Gain time earned in accordance with s. 944.275. o.n. Prior incarceration within the state. 97 98 p.o. Disciplinary violation and action. 99 q.p. Participation in rehabilitative or educational 100 programs while in the custody of the department. 101 r.q. Digitized sentencing scoresheet prepared in 102 accordance with s. 921.0024. 103 2. Information about each state correctional institution 104 or facility, including: 105 Budget for each state correctional institution or a. 106 facility. 107 b. Daily prison population of all inmates incarcerated in a state correctional institution or facility. 108 109 Daily number of correctional officers for each state с. 110 correctional institution or facility. 644973

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111 Information related to persons supervised by the 3. 112 department on probation or community control, including: 113 Identifying information for each person supervised by a. the department on probation or community control, including his 114 115 or her name, date of birth, race, ethnicity, gender, case 116 number, and department-assigned case number. 117 b. Immigration status. 118 c.b. Length of probation or community control sentence 119 imposed and amount of time that has been served on such 120 sentence. 121 d.e. Projected termination date for probation or community 122 control. 123 e.d. Revocation of probation or community control due to a 124 violation, including whether the revocation is due to a 125 technical violation of the conditions of supervision or from the 126 commission of a new law violation. 127 4. Per diem rates for: 128 a. Prison bed. 129 b. Probation. 130 c. Community control. 131 132 This information only needs to be reported once annually at the 133 time the most recent per diem rate is published. 134 Section 2. Section 908.111, Florida Statutes, is created to read: 135 644973 Approved For Filing: 3/8/2022 8:29:27 AM

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136	908.111 Prohibition against state governmental entity	
137	contracts with the Russian Federation	
138	(1) As used in this section, the term "state governmental	
139	entity" means an agency of the state, a regional or local	
140	government created by the State Constitution or by a general or	
141	special act, a county or municipality, or any other entity that	
142	independently exercises governmental authority. The term	
143	includes each branch of government of this state, as well as any	
144	entity that enters into a public-private partnership with or	
145	receives any state funding.	
146	(2) A state governmental entity may not execute, amend, or	
147	renew a contract with the Russian Federation or any other	
148	sovereign country or entity that is unilaterally showing	
149	aggression toward another sovereign country or entity.	
150	(3) A contract between a state governmental entity and an	
151	entity which is executed, amended, or renewed on or after	
152	October 1, 2022, including a grant agreement or economic	
153	incentive program payment agreement, must include:	
154	(a) An attestation by each state governmental entity that	
155	it is not willfully conducting business with Russia. A state	
156	governmental entity is deemed to be in compliance with	
157	subsection (2) upon receipt of the state governmental entity's	
158	attestation; and	
159	(b) A provision for termination for cause of the contract,	
160	grant agreement, or economic incentive program payment agreement	
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161	if the state governmental entity is found in violation of this
162	section.
163	(4) The Department of Management Services shall develop by
164	rule a state governmental entity attestation form no later than
165	<u>August 30, 2022.</u>
166	
167	
168	TITLE AMENDMENT
169	Remove lines 7-26 and insert:
170	Collection; creating s. 908.111, F.S.; providing a
171	definition; prohibiting state governmental entities
172	from executing, amending, or renewing a contract with
173	the Russian Federation and other entities; providing
174	requirements for state governmental entity contracts;
175	requiring the
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