An act relating to the Florida Statutes; amending ss. 39.202, 106.07, 206.028, 216.102, 250.03, 250.08, 250.115, 259.032, and 286.29, F.S., and repealing s. 260.017, F.S., to conform to the directive of the Legislature in section 9 of chapter 2012-116, Laws of Florida, codified as section 11.242(5)(j), Florida Statutes, to prepare a reviser's bill to omit all statutes and laws, or parts thereof, which grant duplicative, redundant, or unused rulemaking authority; providing an effective date.

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

Section 1. Paragraph (b) of subsection (7) of section 39.202, Florida Statutes, is amended to read:

39.202 Confidentiality of reports and records in cases of child abuse or neglect.—

(7) The department shall make and keep reports and records of all cases under this chapter and shall preserve the records pertaining to a child and family until the child who is the subject of the record is 30 years of age, and may then destroy the records.

(b) The department may adopt rules regarding the format, storage, retrieval, and release of such records.

Section 2. Subsection (9) of section 106.07, Florida Statutes, is amended to read:

106.07 Reports; certification and filing.—

(9) The Department of State may prescribe by rule the requirements for filing campaign treasurers’ reports as set forth in this chapter.

Section 3. Subsection (2) of section 206.028, Florida Statutes, is amended to read:

206.028 Costs of investigation; department to charge applicants; contracts with private companies authorized.—

(2) The department may, by rule, determine the manner of payment of its anticipated costs and the procedure for filing applications for eligibility in conjunction with payment of those costs.

Section 4. Subsection (6) of section 216.102, Florida Statutes, is amended to read:

CODING: Words stricken are deletions; words underlined are additions.
216.102 Filing of financial information; handling by Chief Financial Officer; penalty for noncompliance.—

(6) The Chief Financial Officer may adopt rules to administer this section.

Section 5. Section 250.03, Florida Statutes, is amended to read:

250.03 Military law of the state.—Federal laws that relate to the Florida National Guard, and that are not inconsistent with the State Constitution or state law, are part of the military laws of the state. The Governor of Florida, as commander in chief, may perform all acts and make and publish rules to raise and keep the Florida National Guard at the standard required by the laws of the United States and the rules and regulations of the Secretary of Defense governing the National Guard.

Section 6. Section 250.08, Florida Statutes, is amended to read:

250.08 Florida National Guard organized.—The Governor of Florida may perform all acts, and make and publish all rules, as he or she considers necessary to organize or reorganize the Florida National Guard, in conformity to federal law and the rules, regulations, and proclamations of the President of the United States or the Department of Defense relating to the National Guard of this state or the United States.

Section 7. Paragraph (b) of subsection (4) of section 250.115, Florida Statutes, is amended to read:

250.115 Department of Military Affairs direct-support organization.—

(4) USE OF PROPERTY.—

(b) The Department of Military Affairs may prescribe by rule any condition with which a direct-support organization organized under this section must comply in order to use property, facilities, or personal services of the Department of Military Affairs.

Section 8. Subsection (11) of section 259.032, Florida Statutes, is amended to read:

259.032 Conservation and recreation lands.—

(11) The board of trustees may adopt rules to further define the categories of land for acquisition under this chapter.

Section 9. Section 260.017, Florida Statutes, is repealed.

Section 10. Subsection (2) of section 286.29, Florida Statutes, is amended to read:

286.29 Climate-friendly public business.—The Legislature recognizes the importance of leadership by state government in the area of energy

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efficiency and in reducing the greenhouse gas emissions of state government operations. The following shall pertain to all state agencies when conducting public business:

(2) State agencies shall contract for meeting and conference space only with hotels or conference facilities that have received the “Green Lodging” designation from the Department of Environmental Protection for best practices in water, energy, and waste efficiency standards, unless the responsible state agency head makes a determination that no other viable alternative exists. The Department of Environmental Protection is authorized to adopt rules to implement the “Green Lodging” program.

Reviser’s note.—This act amends or repeals provisions of the Florida Statutes pursuant to the directive of the Legislature in s. 9, ch. 2012-116, Laws of Florida, codified as s. 11.242(5)(j), Florida Statutes, to prepare a reviser’s bill to omit all statutes and laws, or parts thereof, which grant duplicative, redundant, or unused rulemaking authority.

Section 11. This act shall take effect on the 60th day after adjournment sine die of the session of the Legislature in which enacted.

Approved by the Governor February 12, 2020.

Filed in Office Secretary of State February 12, 2020.