- 1 SB177
- 2 203843-2
- 3 By Senator Gudger
- 4 RFD: Fiscal Responsibility and Economic Development
- 5 First Read: 13-FEB-20

203843-2:n:01/30/2020:PMG/ma LSA2019-3052R1 1 2 3 4 5 6 7 SYNOPSIS: Under existing law, former public officials 8 and public employees are prohibited from serving as 9 10 a lobbyist or otherwise representing clients before 11 the governmental body for which he or she had 12 served or worked for a period of two years after 13 leaving office or employment. 14 This bill would provide that a former public 15 employee may resume employment with that former 16 employer during the two-year cooling off period. 17 This bill would also provide that a former 18 public employee may accept employment with another 19 public employer and may represent the interests of 20 that new public employer before his or her former 21 public employer during the two-year cooling off 22 period. 23 24 A BILL 25 TO BE ENTITLED 26 AN ACT 27

Relating to ethics; to add Section 36-25-13.1 to the 1 2 Code of Alabama 1975; to provide that, for a period of two years after leaving public office or employment, a former 3 public employee may resume employment with his or her former 4 5 employer, and a former public official or employee may 6 represent a public employer before the governmental body where 7 the official or employee formerly served or worked. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 8 Section 1. Section 36-25-13.1 is added to the Code 9 10 of Alabama 1975, to read as follows: §36-25-13.1. 11 Notwithstanding Section 36-25-13, before the 12 13 expiration of the two-year period, both of the following may 14 occur: 15 (1) A former public employee may resume employment with his or her former employer, unless otherwise restricted 16 17 or prohibited by law. 18 (2) A former public employee may accept employment with another public employer and may represent the interests 19 20 of that new public employer before his or her former public 21 employer. Section 2. This act shall become effective on the 22 23 first day of the third month following its passage and 24 approval by the Governor, or its otherwise becoming law.

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