1st Sub. S.B. 44 GOVERNMENT RECORDS AMENDMENTS

SENATE FLOOR AMENDMENTS	Amendment 1	JANUARY 27, 2005	11:10 Am
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Senator Carlene M. Walker proposes the following amendments:

1. Page 1, Line 20:

20 ► requires government entities to {-supervise a person's copying of records } provide reasonable safeguards to protect

- 2. Page 8, Line 242 through Page 9, Line 250:
 - <u>A</u> governmental entity may allow a person requesting <u>more than 50 pages</u> 242 (9) (a) $\{ -The \}$ of records to copy the 243 records if: 244 { [(9) If a] (i) the person requests copies of more than 50 pages of records from a 245 governmental entity[, and, if]; } 246 {(ii)} (i) the records are contained in files that do not contain records that are exempt from 247 disclosure, or the records may be segregated to remove private, protected, or controlled 248 information from disclosure; and (ii) the governmental entity {-supervises the copying process-} 249 {(iii)} **provides reasonable safeguards** to protect the public from 250 the potential for loss of a public record.
- *3. Page 13, Lines 376 through 380:*

376	(c) (i) the request is for a $\{+\}$ voluminous quantity of records $\{+\}$ or a record series
	<u>containing a</u>
377	substantial number of records;
378	{ (ii) the requester seeks a substantial number of records or records series; or }
379	{(ii) the requester seeks a substantial number of records or records series in requests
380	filed within {-ten } five working days of each other;

- 4. Page 16, Lines 488 through 490:
 - 488 (9) (a) The records committee may review the disputed {+} records {] record }. However, if
 489 the committee is weighing the various interests under Subsection (11), the committee must
 490 review the disputed {+} records {] record }. The review shall be in camera.
- 5. Page 19, Line 574:

574 governmental entity determines are not [records] defined as a {-public-} record under [Subsection]