

The Florida Senate
BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Appropriations

BILL: PCS/CS/SB 638 (932242)

INTRODUCER: Appropriations Committee (Recommended by Appropriations Subcommittee on Finance and Tax); Commerce and Tourism Committee; and Senator Brandes

SUBJECT: Charities

DATE: April 21, 2014

REVISED: _____

	ANALYST	STAFF DIRECTOR	REFERENCE	ACTION
1.	<u>Malcolm</u>	<u>Hrdlicka</u>	<u>CM</u>	<u>Fav/CS</u>
2.	<u>Fournier</u>	<u>Diez-Arguelles</u>	<u>AFT</u>	<u>Fav/CS</u>
3.	<u>Fournier</u>	<u>Kynoch</u>	<u>AP</u>	<u>Pre-meeting</u>

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

PCS/CS/SB 638 updates the Solicitation of Contributions Act to provide increased oversight by the Department of Agriculture and Consumer Services (DACS) of charitable organizations and sponsors, professional fundraising consultants, and professional solicitors. It requires additional financial disclosure for a charitable organization that had more than \$1 million in total revenue and devoted less than a specified proportion of its spending to program service costs in the preceding year, and allows the DACS to disqualify a charitable organization from receiving a sales tax exemption certificate if the organization failed to spend at least 25 percent of total annual functional expenses on program costs for the 3 previous years.

The bill creates a license for professional solicitors that is expected to increase revenue to the DACS General Inspection Trust Fund by \$250,000 annually. It also requires fingerprinting of professional solicitors. Fingerprint processing fees will increase revenue to the FDLE Operating Trust Fund (net of payments to the FBI) by \$60,000 in the first year and an indeterminate amount in subsequent years. The bill also increases administrative fines for violations of the Florida Deceptive and Unfair Trade Practices Act.

The bill appropriates \$235,352 in recurring funds and \$239,357 in nonrecurring funds from the DACS General Inspection Trust Fund, and four full-time equivalent positions to the DACS to implement this act.

II. Present Situation:

In Florida, the solicitation of contributions by charitable organizations and sponsors is regulated by the Solicitation of Contributions Act (the SCA).¹ There are currently over 18,000 charitable organizations and sponsors, 404 professional fundraising consultants, and 87 professional solicitors registered in Florida. Of those 87 professional solicitors, 54 are headquartered outside Florida.²

The SCA contains basic registration, financial disclosure, and notification requirements for charitable organizations and sponsors, fundraising consultants, and solicitors. Recent news reports suggest current regulations under the SCA may be insufficient to effectively monitor and regulate these entities to ensure they are fulfilling their purpose as charitable entities.³

(See a detailed analysis of the bill's effect on each part of the SCA below.)

III. Effect of Proposed Changes:

The bill makes the following changes to statutes regulating charitable organizations and sponsors, professional fundraising consultants, and professional solicitors. The bill:

- Requires that any changes to information in a registration statement be submitted to the Department of Agriculture and Consumer Services (DACS) within 10 days of the change.
- Requires automatic suspension of a registration for failure to disclose any information related to certain criminal or administrative actions.
- Permits increased processing times for the DACS if the applicant discloses any information related to certain criminal or administrative actions against it.
- Authorizes the DACS to deny or revoke an application if the applicant or its agent has had certain criminal or administrative action taken against it.
- Prohibits the employment of persons with certain criminal history.⁴
- Requires notices to be provided for all solicitations and confirmations.
- Requires professional fundraising consultants and professional solicitors to only enter into contracts with charitable organizations and sponsors registered under ch. 496, F.S.

¹ Chapter 496, F.S. The majority of the provisions in the SCA “do not apply to bona fide religious institutions, educational institutions, and state agencies or other government entities or persons or organizations who solicit or act as professional fundraising consultants solely on their behalf.” Section 496.403, F.S. Nor do the majority of the provisions in the SCA apply to political contributions solicited in accordance with election laws. *Id.*

² Conversation with Amy Topol, Assistant Director, Division of Consumer Services, the DACS, Jan. 4, 2014.

³ The Tampa Bay Times, in conjunction with the CNN and The Center for Investigative Reporting, recently published a number of articles related to charities. *America's Worst Charities*, Tampa Bay Times website, available at <http://www.tampabay.com/topics/specials/worst-charities.page> (last visited Feb. 4, 2014).

⁴ Disqualifying crimes include fraud, theft, larceny, embezzlement, fraudulent conversion, and misappropriation of property.

Charitable Organizations and Sponsors⁵

Summary

The bill:

- Authorizes the DACS to enter a disqualification order for certain charities not meeting expense requirements, which disqualifies the charity from receiving sales tax exempt status for at least a year.
- Clarifies the requirements related to financial statements.
- Requires certain charities to adopt conflict of interest policies.
- Requires certain charities to file supplemental financial disclosures and quarterly disaster relief statements.

Present Situation - Registration Statements

Currently, under s. 495.405, F.S., any charitable organization or sponsor⁶ that intends to solicit donations in Florida must register annually with the DACS and pay a registration fee⁷ before soliciting donations.⁸ Registration includes a financial report,⁹ a statement of the purpose of the charity, how donations will be used, names of individuals in charge of solicitation activities, and proof of federal tax exempt status. The charity must also identify any professional solicitors and fundraising consultants the charity will use, along with the terms of the arrangements for compensation to be paid to the consultant and solicitor. The registration must also include a statement related to the charity's activity in other states, including whether the charity is authorized to operate in another state; whether the charity's registration has been denied, suspended, or revoked in another state; and whether the charity or any person associated with the charity has been subject to any adverse administrative actions or criminal convictions in any state.¹⁰

Each affiliate of a parent charity required to register under s. 495.405, F.S., must either file a separate registration and financial report or provide the information to the parent organization to file a consolidated registration. The consolidated registration must include financial reports for the parent organization and each of its Florida affiliates. However, if all contributions received by the affiliates are remitted directly into a single account with the parent organization, the parent organization may submit one consolidated financial report.¹¹

⁵ A "sponsor" is "a group or person which is or holds itself out to be soliciting contributions by the use of any name which implies that the group or person is in any way affiliated with or organized for the benefit of emergency service employees or law enforcement officers and which is not a charitable organization." Section 496.404(21), F.S. For a sponsor to solicit contributions in this state, it must be a membership organization that, among other things, has a membership that consists of at least 10 percent or 100 members, whichever is less, who are employed as law enforcement officers or emergency services employees. Section 496.426, F.S.

⁶ As used in this analysis, the term "charity" or "charities" refers to both charitable organizations and sponsors, unless otherwise indicated.

⁷ The registration fee varies from \$10 to \$400 based on the amount of contributions received by the charity. Section 496.405(4), F.S.

⁸ *Id.* at (1)(a) and (c), F.S. Certain small charities (with less than \$25,000 total annual revenue) are exempt from the registration and financial reporting requirements in ss. 496.405 and 496.407, F.S. *See id.*; s. 496.406, F.S.

⁹ The information that must be included in the financial report is identified in s. 496.407, F.S. *See "Financial Statements"* section below.

¹⁰ Section 496.405(2), F.S.

¹¹ *Id.*

A charity must renew its registration annually; if any information submitted on the original registration statement changes, the charity must update that information on its renewal registration. The DACS may extend the time for filing an annual renewal statement or financial report for up to 60 days, during which time the charity's previous registration remains in effect. However, a charity's registration may not continue in effect after the date the charity should have filed its financial report and the charity may not file its renewal statement until it has filed its financial report.¹² Failure to file a renewal statement by the date on which the statement and financial report were due may result in a late filing fee of \$25 per month.¹³

After receiving a registration statement, the DACS has 15 business days to either approve, deny, or notify the charity that it must provide additional information. If, after 15 days, no additional information is requested, and the DACS has not approved or denied the registration, it is deemed approved. If additional information is requested, the DACS has 15 days after the information is received to either approve or deny the registration.¹⁴

Effect of Proposed Changes

Section 5 amends s. 496.405, F.S., to require that any changes to the information in a charity's registration statement related to the charity's activity in other states, including criminal, administrative, or other actions against the charity, must be reported to the DACS within 10 days of the change occurring. If the charity discloses any information related to criminal, administrative, or other actions against the charity in its initial registration statement or annual renewal statement, the bill allows the DACS additional time to process the applications under the processing time limits in ch. 120, F.S.¹⁵ Additionally, if a charity fails to disclose any information related to criminal, administrative, or other actions against the charity, its registration will be automatically suspended until the charity submits the required information related to those actions to the DACS.

The bill also requires that the consolidated financial statements filed by charities with affiliates must reflect the activities of each affiliate, including all contributions received by each entity, all payments made to each entity, and all administrative fees assessed to each entity. A copy of Internal Revenue Service Form 990 or Form 990-EZ, and attached schedules for the preceding year for the parent organization and each Florida chapter, branch, or affiliate, must be attached to the consolidated financial statement.

The bill repeals the DACS' authority to extend the time for filing an annual renewal statement or financial statement. The bill also provides that a charity's registration will expire with no further action required by the DACS if the charity fails to timely file its renewal statement or it fails to provide a financial statement within the extension periods under s. 496.407, F.S.¹⁶ Additionally, the DACS will have the authority to deny or revoke a charity's registration if the charity or any

¹² *Id.* at (1).

¹³ *Id.* at (4)(b).

¹⁴ *Id.* at (7).

¹⁵ The time limits for processing a registration under ch. 120, F.S., are longer than those in ch. 496, F.S. For example, under ch. 120, F.S., an agency has 30 days to request additional information from an application, and the agency has 90 days after receipt of a completed application to approve or deny a registration.

¹⁶ See "*Financial Statements*" section below.

of its officers, directors, or trustees, has had the right to solicit contributions revoked in any state or has been ordered by any court or agency to cease soliciting contributions in any state.

Lastly, the bill requires a charity to immediately notify the DACS in writing when it ceases solicitation activities or participation in charitable sales promotions in Florida.

Present Situation - Fundraising Restrictions for Individuals with Criminal Records

Currently, under s. 496.405(8), F.S., a charity is prohibited from allowing any of its officers, directors, trustees, or employees to solicit contributions on behalf of the charity if he or she has, within the last 10 years, been convicted of or pled guilty to any felony or any crime involving fraud, theft, larceny, embezzlement, fraudulent conversion, misappropriation of property, or any crime arising from the conduct of a solicitation for a charity, or has been enjoined from violating any law relating to a charitable solicitation.

Effect of Proposed Changes

Section 5 of the bill also amends s. 496.405(8), F.S., to clarify that in addition to the charity, no officer, director, trustee, or employee of the charity may allow any of its officers, directors, trustees, or employees to solicit contributions on behalf of the charity if he or she has a criminal history as described above. The bill also clarifies that the applicable criminal history includes crimes or events that occurred in other states and any misdemeanor in another state that constitutes a disqualifying felony in Florida.

Present Situation – Conflict of Interest Transactions

Currently, ch. 496, F.S., does not regulate conflict of interest transactions involving charities.

Effect of Proposed Changes

Section 6 creates s. 496.4055, F.S., to require the board of directors, or a board committee, of a charity required to register with the DACS pursuant to s. 496.405, F.S., to adopt a policy regarding conflict of interest transactions. A “conflict of interest” is defined as a transaction between a charity and another party in which a director, officer, or trustee of the charity has a direct or indirect financial interest. The term includes the sale, lease, or exchange of property to or from the charity; the lending to or borrowing of money from the charity; and the payment for services provided to or from the charity. The policy adopted by the board must require an annual certification of compliance with the policy, and the organization must provide a copy of the policy to the department with the annual registration statement.

Present Situation – Financial Statements

Currently, under s. 496.407, F.S., a charity that is required to register with the DACS must file an annual financial report for the preceding year with the DACS. The report must include the following: a balance sheet; a statement of support, revenue, and expenses; identification of any charities, professional fundraising consultants, professional solicitors, and commercial co-venturers used and the amounts received from each of them; and a statement of functional expenses that must include program expenses, management and general expenses, and

fundraising expenses.¹⁷ A charity may choose to include a financial report that has been audited by an independent certified public accountant (CPA) or an audit with an opinion by an independent CPA. In lieu of the financial report a charity may submit a copy of its IRS Form 990 or Form 990-EZ.

Effect of Proposed Changes

Section 7 amends s. 496.407, F.S., to change the name of the financial reporting document required by the DACS from “financial report” to “financial statement.”¹⁸ The bill clarifies and adds new information that must be included in the required financial statement. Specifically, the financial statement must include a statement of functional expenses¹⁹ that must include program service costs, management and general costs, and fundraising costs.²⁰ “Management and general costs” are defined in the bill as all costs of a charity that are not identifiable with a single program or fundraising activity but which are necessary to conducting the charity’s programs and activities and necessary to the charity’s existence. The term includes expenses for business management, salaries, and overhead. “Program service costs” are defined in the bill to mean all expenses incurred primarily to accomplish the charity’s purposes; however, the term does not include fundraising costs.

The bill also provides the option for a charity that receives less than \$500,000 in annual contributions to submit a copy of its IRS Form 990 or Form 990-EZ in lieu of a financial statement. The bill also repeals the option for charities to include an audited financial report and replaces it with a requirement that financial statements be audited or reviewed. The type of audit or review required varies based on the amount of annual contributions received by the charity: for charities that receive less than \$500,000 in annual contributions, an audit or review is optional; for charities that receive at least \$500,000 but less than \$1 million in annual contributions, the financial statement must be reviewed or audited by an independent CPA; and for charities that receive \$1 million or more in annual contributions, the financial statement must be audited by an independent CPA. The bill also requires that audits must be performed by an independent CPA in accordance with generally accepted auditing standards and that reviews must be performed by an independent CPA in accordance with the Statements on Standards for Accounting and Review Services. Audited and reviewed financial statements must be accompanied by a report signed and prepared by the independent CPA that performed the audit or review. The bill provides that a charitable organization that receives at least \$500,000 in annual revenue may submit a copy of its IRS Form 990 or Form 990-EZ in lieu of a financial

¹⁷ “Fundraising costs” are defined in current law as “those costs incurred in inducing others to make contributions to a charitable organization or sponsor for which the contributors will receive no direct economic benefit. Fundraising costs include, but are not limited to, salaries, rent, acquiring and obtaining mailing lists, printing, mailing, and all direct and indirect costs of soliciting, as well as the cost of unsolicited merchandise sent to encourage contributions.” Section 496.404(11), F.S. However, ch. 496, F.S., currently does not define “program expenses” or “management and general expenses.”

¹⁸ Section 4 of the bill updates the phrase “financial report” to “financial statement” in s. 496.405, F.S., to reflect the changes made to s. 496.407, F.S., in section 6 of the bill.

¹⁹ Section 406.707(1)(d), F.S. Internal Revenue Forms 990 and 990-EZ also require a Statement of Functional Expenses; instructions are found at <http://www.irs.gov/pub/irs-pdf/i990.pdf>.

²⁰ Definitions of “program service costs” and “management and general costs” are added to s. 496.404, F.S., in Section 3 of the bill.

statement if these forms are prepared by a certified public accountant or professional tax preparer.

Lastly, the bill authorizes the DACS, upon a showing of good cause by a charity, to extend the time for filing a financial statement up to 180 days. The DACS is also authorized to require that an audit or review be conducted for any financial statement submitted by a charity.

Present Situation – Supplemental Financial Disclosure

Currently, ch. 496, F.S., does not require a supplemental financial disclosure.

Effect of proposed changes:

Section 8 creates s. 496.4071, F.S., to require a charity with more than \$1 million in total revenue that spent less than 25 percent of the charity’s total annual functional expenses on program service costs in the preceding fiscal year to file a supplemental financial disclosure in addition to the financial statement required under s. 496.407, F.S. The supplemental financial disclosure must be filed within 30 days of receiving a request by the DACS to provide such information and must include:

- The dollar amount and the percentage of total revenue and charitable contributions allocated to administrative functions related to managing and administering the charity, including information about payments to and contributions received from professional solicitors.
- The name of and amount earned by or paid to all employees or consultants who earned or were paid more than \$100,000.
- The name of and amount paid to all service providers who were paid \$100,000 or more and a description of the services provided.
- The amount and percentage of total revenue and charitable contributions allocated to programs.
- The details of any transactions between the charity and an officer, trustee, or director of the charity or his or her immediate family; any entity controlled by an officer, trustee, or director of the charity or his or her the immediate family; and any entity that employed or engaged for consultation an officer, trustee, or director the charity or his or her immediate family.²¹

Present Situation – Specific Disaster Relief Solicitations

Currently, ch. 496, F.S., does not have special regulations for disaster relief solicitations.

Effect of Proposed Changes

Section 9 creates s. 497.4072, F.S., to require charities that solicit donations related to a specific disaster or crisis and receive at least \$100,000 in donations in response to such solicitations to file quarterly disaster relief statements with the DACS. A “crisis” is defined in the bill as an event that garners widespread national or global media coverage due to an actual or perceived threat of harm to an individual, a group, or a community. Likewise, a “disaster” is defined in the bill as a natural, technological, or civil event, including an explosion, chemical spill, wildfire, tornado, hurricane, drought, or flood, which affects one or more countries and causes sufficient

²¹ The term “immediate family” is defined in section 8 of the bill to mean a parent, spouse, child, sibling, grandparent, grandchild, brother-in-law, sister-in-law, son-in-law, daughter-in-law, mother-in-law, or father-in-law.

damage to result in an official declaration of a state of emergency or an official request for international assistance.²² The bill requires the DACS to provide a list on its website of disasters and crises that are subject to the quarterly disaster relief statement within 10 days of the disaster or crisis occurring.

The quarterly statement must detail the donations received and how the funds were expended. A charity must file the first quarterly statement 3 months after it has received at least \$100,000 in donations following commencement of solicitations for the specific disaster or crisis, and the charity must continue to file quarterly statements until the quarter after all donations raised in response to the solicitation are expended.

Present Situation – Notice Statements

Currently, s. 496.411(3), F.S., requires every charity that is required to register under s. 496.405, F.S., to conspicuously display the following statement in capital letters on every printed solicitation, written confirmation, receipt, or reminder of a contribution: “A copy of the official registration and financial information may be obtained from the Division of Consumer Services by calling toll-free within the state. Registration does not imply endorsement, approval, or recommendation by the state.” The statement must also include a toll-free number for the DACS.

Effect of Proposed Changes

Section 13 amends s. 496.411(3), F.S., to require charities that are exempt from registration under s. 496.406(1)(d), F.S.,²³ to provide a notice statement. Additionally, the notice statement must be included with all solicitations and confirmations, regardless of form. The notice statement must also include the DACS website address where registration information can be obtained. If the solicitation is done through a website, the notice statement must be conspicuously displayed on the webpage where donations are requested.

Present Situation – Tax-Exempt Status and Disqualifying Events

Currently, organizations that are exempt from federal income tax under s. 501(c)(3) of the Internal Revenue Code, such as charities, are exempt from Florida’s sales and use tax.²⁴ To receive an exemption, the organization must submit to the Florida Department of Revenue (DOR) a copy of the Internal Revenue Service’s (IRS) letter determining the organization’s 501(c)(3) status.²⁵ After receiving the IRS determination letter and making a determination that the organization is actively engaged in an exempt endeavor, the DOR issues a certificate of exemption to the organization. Under current law, the DACS is not part of determining whether a charity operating in Florida should be exempt from sales tax. Specifically, the DACS does not have authority to disqualify a charity from receiving any sales tax exemption based on the charity’s allocation of expenses to accomplish the charity’s stated purpose.

²² Definitions of “disaster” and “crisis” are added to s. 496.404, F.S., in Section 4 of the bill.

²³ A charitable organization or sponsor that has less than \$25,000 in total revenue during a fiscal year if the fundraising activities of such organization or sponsor are carried on by volunteers, members, or officers who are not compensated and no part of the assets or income of such organization or sponsor inures to the benefit of or is paid to any officer or member of such organization or sponsor or to any professional fundraising consultant, professional solicitor, or commercial co-venturer.

²⁴ Section 212.08(7)(p), F.S.

²⁵ Section 212.084, F.S.

Effect of Proposed Changes

Section 19 creates s. 496.430, F.S., to give the DACS authority to disqualify a charity from receiving a sales tax exemption certificate from the DOR. The DACS must issue the disqualification order if it determines that the charity has failed to expend at least 25 percent of its total annual functional expenses on program service costs for the three most recent years. The DACS may decline to issue a disqualification order if the charity establishes that payments were made to affiliates that should be considered in calculating the program service costs, that revenue was accumulated for a specific program purpose consistent with the representations it made in solicitations, or any other mitigating circumstances. Additionally, charities that are not required to register under ch. 496, F.S., or that have been in existence less than 4 years regardless of whether they are registered in Florida, are exempt from the disqualification provisions of s. 496.30, F.S.

A disqualification order must remain in effect for at least 1 year and until the DACS receives sufficient evidence from the charity that demonstrates it spends at least 25 percent of its total annual functional expenses on program service costs. The charity may not submit such evidence to the DACS earlier than 1 year after the disqualification order becomes final and may not submit such information to the DACS more than once a year. The DACS must also consider any financial statement that was submitted by the charity pursuant to s. 496.407, F.S., after the disqualification order became final.

The DACS must submit a disqualification order to the DOR within 30 days after the order becomes final, and the DOR must revoke or refuse to grant a sales tax exemption certificate within 30 days after receiving the final order. A final disqualification order is conclusive as to the charity's entitlement to any sales tax exemption, and a charity may not appeal the revocation or denial of a sales tax exemption certificate by the DOR if the revocation or denial is based upon a final disqualification order from the DACS. A charity may appeal a disqualification order from the DACS by requesting a hearing within 21 days of being notified the order has been issued. The hearing will be conducted pursuant to ch. 120, F.S.

Sections 1 and 2 of the bill amend ss. 212.08 and 212.084, F.S., to disqualify any charity that is subject to a final disqualification order issued by the DACS from the sales and use tax exemption for 501(c)(3) organizations. The DOR's revocation or denial of a tax exempt certificate may be challenged under ch. 120, F.S., only as to whether a disqualification order is in effect. If a charitable organization wishes to challenge the validity of a disqualification order issued by the DACS, it must do so pursuant to the procedures under s. 496.430(2), F.S.

Professional Fundraising Consultants

Present Situation - Registration

Currently, professional fundraising consultants are required to register annually and pay a \$300 fee to the DACS pursuant to s. 496.409, F.S., before operating in Florida.²⁶ In addition to name and address information, the registration must also indicate whether any of the owners, directors, officers, or employees of the consultant are related to any other directors, officers, owners, or

²⁶ Section 496.409(1)(3), F.S.

employees, any charity under contract to the consultant, or any supplier or vendor providing goods or services to any charity under contract with the consultant. Additionally, the registration must indicate and explain whether the consultant or any of its officers, directors, trustees, or employees have been convicted or pled guilty within the past 10 years to any felony or a crime involving fraud, theft, larceny, embezzlement, fraudulent conversion, or misappropriation of property, or any crime arising from the conduct of a solicitation for a charity. Finally, the registration must indicate and explain whether the consultant or any of its officers, directors, trustees, or employees have been enjoined from violating any law relating to a charitable solicitation.²⁷

After receiving the registration statement, the DACS has 15 business days to either approve the registration or notify the consultant that the registration requirements are not satisfied. If, after 15 days the DACS has not notified the consultant, the registration is deemed approved.²⁸

In addition to the registration requirement, every agreement between a fundraising consultant and a charity must be in writing and signed by two authorized officials of the charity and must be filed with the DACS at least 5 days before the consultant begins providing services.²⁹

Effect of Proposed Changes

Sections 10 amends s. 496.409, F.S., to provide that professional fundraising consultants who enter into agreements with charities may do so only if the charity has complied with ch. 496, F.S. If the consultant discloses in its initial registration or renewal application any information related to criminal, administrative, or other actions against the consultant, its officers, directors, trustees, or employees, the bill gives the DACS additional time to process the application under the processing time limits in ch. 120, F.S.³⁰ Additionally, if a consultant fails to disclose any information related to criminal, administrative, or other actions against the consultant, its officers, directors, trustees, or employees, its registration will be automatically suspended until the consultant submits required information to the DACS. The DACS will also have the authority to deny or revoke a consultant's registration if the consultant or any of its officers, directors, or trustees, has had the right to solicit contributions revoked in any state or has been ordered by any court or agency to cease soliciting contributions.

Present Situation – Restrictions on Individuals with Criminal Records

Currently, under s. 495.409(9), F.S., a person may not act as a professional fundraising consultant, and a professional fundraising consultant may not employ any person, if, within the last 10 years, the person has been convicted of or pled guilty to any crime involving fraud, theft, larceny, embezzlement, fraudulent conversion, or misappropriation of property, or any crime arising from the conduct of a solicitation for a charity, or has been enjoined from violating any law relating to a charitable solicitation.³¹

²⁷ *Id.* at (2).

²⁸ *Id.* at (6).

²⁹ *Id.* at (4).

³⁰ *Supra* note 15.

³¹ Section 496.409(9), F.S.

Effect of Proposed Changes

Section 10 also amends s. 495.409(9), F.S., to clarify that in addition to the consultant, no officer, director, trustee, or employee of the consultant may employ anyone with a criminal history as described above. The bill also clarifies that the applicable criminal history includes crimes or events that occurred in other states.

Professional Solicitor

Summary

The bill:

- Creates a new, annual license for officers, directors, trustees, and owners of a professional solicitor and any employee of the solicitor conducting telephone solicitations.
- Updates the definition of “professional solicitor” to include solicitors located in Florida that solicit outside of Florida.
- Creates an annual license fee of \$100 and a \$10 fee, similar to telemarketers, for application updates for the professional solicitors license.
- Requires professional solicitation businesses to include additional application information, such as all of the telephone numbers the solicitor will use and a copy of any script, presentation, or sales literature used.
- Requires professional solicitors to include additional information in the notice required before beginning a solicitation campaign, such as a statement of the minimum percentage of gross receipts from contributions that will be remitted to the charity.
- Prohibits a professional solicitor from failing to remit to a charity the disclosed guaranteed minimum percentage of gross receipts from the solicitation campaign.

Present Situation - Registration

Currently, s. 496.410, F.S., requires a professional solicitor to register annually and pay a \$300 fee to the DACS before operating in Florida.³² Information that must be provided for registration includes the address of the business, the names and addresses of owners, officers, and directors, and the names of anyone in charge of any solicitation activity. The registration must also indicate whether any of the owners, directors, officers, or employees of the solicitor are related to any other directors, officers, owners, or employees of the solicitor, any charity under contract to the solicitor, or any supplier or vendor providing goods or services to any charity under contract with the solicitor. Additionally, the registration must indicate and explain whether the solicitor or any of its officers, directors, trustees, or employees or agents involved in solicitation have been convicted or pled guilty within the past 10 years to any felony or a crime involving fraud, theft, larceny, embezzlement, fraudulent conversion, misappropriation of property, or any crime arising from the conduct of a solicitation for a charity. Finally, the registration must indicate and explain, if applicable, whether the solicitor or any of its officers, directors, trustees, or employees or agents involved in solicitation have been enjoined from violating any law relating to a charitable solicitation.³³

³² “A professional solicitor that is a partnership or corporation may register for and pay a single fee on behalf of all of its partners, members, officers, directors, agents, and employees.” Section 496.410(3), F.S. Additionally, professional solicitors are required to maintain a \$50,000 bond. *Id.* at (4).

³³ *Id.* at (2).

After receiving the registration statement, the DACS has 15 business days to either approve the registration or notify the solicitor that the registration requirements are not satisfied. If, after 15 days the DACS has not notified the solicitor, the registration is deemed approved.³⁴

In addition to being required to register, solicitors must also file a solicitation notice with the DACS at least 15 days before beginning a solicitation campaign or event.³⁵ Section 496.410(6), F.S., requires the notice to include a description of the solicitation campaign; each location and telephone number from which the solicitation will be conducted; the name and address of each person responsible for supervising the campaign; a statement as to whether the solicitor will have custody of donations; the account information for each account where receipts from the campaign are to be deposited; a description of the charity for which the campaign is being carried; the fundraising methods to be used; and copy of the contract between the solicitor and charity.

Effect of Proposed Changes

Section 4 of the bill amends s. 496.404, F.S., to update the definition of “professional solicitor” to include professional solicitors located in Florida that solicit outside of Florida.

Section 11 amends s. 495.410, F.S., to require professional solicitors to include the following additional information in its registration: a list of all telephone numbers the solicitor will use to solicit contributions and the address associated with each telephone number and any fictitious names associated with such address; a copy of any script, outline, or presentation used by the solicitor; and a copy of sales information or literature provided to a donor or potential donor.

The bill also repeals a provision in s. 496.410(3), F.S. that permits a professional solicitor that is a partnership or corporation to register as and pay a single fee on behalf of all of its partners, members, officers, directors, agents, and employees. Instead being included under the solicitor’s registration, these individuals will now be required to obtain a solicitor’s license under s. 496.4101, F.S., which is created in section 12 of the bill.³⁶

If a solicitor discloses in its initial registration or renewal application any information related to criminal, administrative, or other actions against the solicitor, its officers, directors, trustees, or employees or agents, the bill allows the DACS to have additional time to process the application under the processing time limits in ch. 120, F.S.³⁷ If a solicitor fails to disclose any information related to criminal, administrative, or other actions against the solicitor, its officers, directors, trustees, employees, or agents, the solicitor’s registration will be automatically suspended until the solicitor submits the required information to the DACS. The DACS will also have the authority to deny or revoke a solicitor’s registration if the solicitor or any of its officers, directors, trustees, or agents has had the right to solicit contributions revoked in any state, has entered into an agreement with any state to cease soliciting contributions within that state, or has been ordered by any court or agency to cease soliciting contributions.

³⁴ *Id.* at (5).

³⁵ *Id.* at (6).

³⁶ Conversation with Amy Topol, Assistant Director, Division of Consumer Services, the DACS, Jan. 5, 2014.

³⁷ *Supra* note 15.

The bill requires professional solicitors to include the following additional information in the solicitation notice required under s. 495.410(6), F.S., before beginning a solicitation campaign:

- A statement of the guaranteed minimum percentage of the gross receipts from contributions which will be remitted to the charity, or, if the solicitation involves the sale of goods, services, or tickets to a fundraising event, the percentage of the purchase price which will be remitted to the charity.
- The percentage of a contribution that may be tax-deductible.
- A statement as to whether any owner, director, officer, trustee, or employee of the solicitor is related to another officer, director, owner, trustee, or employee of the solicitor, a charity under contract with the solicitor, or any supplier or vendor providing goods or services to a charity under contract with the solicitor.
- The beginning and ending dates of the campaign.
- A copy of any script, outline, or presentation used by the solicitor.
- A copy of sales information or literature provided to a donor or potential donor.

The bill provides that professional solicitors who enter into agreements with charities may do so only if the charity has complied with ch. 496, F.S.

Present Situation – Restrictions on Individuals with Criminal Records

Under s. 496.410(14), F.S., a person may not act as a professional solicitor, and a solicitor may not employ any person, who has been convicted or pled guilty within the last 10 years to a felony involving fraud, theft, larceny, embezzlement, fraudulent conversion, or misappropriation of property, or any crime arising from the conduct of a solicitation for a charity, or who has been enjoined from violating any law relating to a charitable solicitation.

Effect of Proposed Changes

Section 11 also amends s. 495.410(14), F.S., to clarify that in addition to the solicitor, no officer, director, trustee, or employee of the solicitor may employ anyone with a criminal history as described above. The bill clarifies that the applicable criminal history includes crimes or events that occurred in other states and any misdemeanor in another state that constitutes a disqualifying felony in Florida.

Present Situation – Licensure of Professional Solicitors

Beyond the registration and notice provisions for professional solicitors in s. 496.410, F.S., current law does not require solicitors or their employees to be licensed to operate in Florida.

Effect of Proposed Changes

Section 11 creates s. 496.4101, F.S., to establish a licensing requirement for professional solicitors. The bill requires each officer, director, trustee, or owner of a professional solicitor and any employee of a professional solicitor conducting telephonic solicitations to obtain a solicitor license from the DACS. A license can be obtained by paying a \$100 application fee and completing an application that includes the following information:

- The name, address, date of birth, and identification number of a government-issued ID of the applicant.

- Whether the applicant has been convicted of or pled guilty in any state to any crime within the last 10 years involving fraud, theft, larceny, embezzlement, fraudulent conversion, or misappropriation of property, or any crime arising from the conduct of a solicitation for a charitable organization or sponsor, or has been enjoined from violating any law relating to a charitable solicitation.
- Whether the applicant is involved in pending litigation in any state or has had entered against her or him an injunction, a temporary restraining order, a final judgment or order, or any similar document, in any civil or administrative action involving fraud, theft, larceny, embezzlement, fraudulent conversion, or misappropriation of property.

The DACS must adopt rules that allow applicants to temporarily engage in solicitation activities while the solicitor license is being processed.

Applicants must be fingerprinted by an agency, entity, or vendor that meets state and federal standards,³⁸ and fees for state and national fingerprint processing and retention must be borne by the applicant. The Florida Department of Law Enforcement (FDLE) must retain the fingerprints and enroll them in the Federal Bureau of Investigation's (FBI) national retained print arrest notification program once the FDLE begins participating in the program. The DACS is required to screen background results to determine if an applicant meets licensure requirements. When a person is no longer licensed, the DACS must notify the FDLE.

Any material change to the information submitted in the licensing application must be reported to the DACS within 10 days of the change along with payment of a \$10 fee.³⁹ A license must be renewed annually; an un-renewed license automatically expires. The annual renewal fee is \$100. All fees, less administrative costs, will be deposited into the General Inspection Trust Fund of the DACS.

The bill also makes it a violation of ch. 496, F.S., to provide inaccurate or incomplete information in an initial or renewal application for a solicitor license; for any person to fail to maintain a license; and for a solicitor to allow, require, permit, or authorize an employee without an active license to conduct telephonic solicitations.

Additionally, the DACS may deny or revoke a solicitor's license if the solicitor has had the right to solicit contributions revoked in any state or is subject to any disqualification specified in s. 496.410(14), F.S., relating to the solicitor's criminal history.

Present Situation – Notice Statements and Requested Information

Currently, s. 496.412(1), F.S., requires that in the course of requesting a donation, a solicitor must clearly disclose the name of the solicitor, the name and state of the principal place of business of the charity, and a description of how the contributions raised by the solicitation will be used. Like charities, solicitors are also required to conspicuously state the following in capital letters on every written solicitation, written confirmation, receipt, or reminder of a contribution: "A copy of the official registration and financial information may be obtained from the Division of Consumer Services by calling toll-free within the state. Registration does not imply

³⁸ Section 943.053(13), F.S.

³⁹ The \$10 change fee is also charged to telemarketers under s. 501.609(2), F.S.

endorsement, approval, or recommendation by the state.” The statement must include a toll-free number for the DACS.⁴⁰

Additionally, if a person being solicited requests the percentage of the gross revenue that the charity will receive from the solicitation campaign or requests the percentage of the contribution which may be tax-deductible, the solicitor must provide the requested information in writing within 14 days of the request.⁴¹

Effect of Proposed Changes

Section 14 amends s. 496.412(1), F.S., to expand the use of notice statements by solicitors to all solicitations rather than only on written solicitations and confirmations. The notice statement must also include the DACS website where registration information can be obtained. If the solicitation is done through a website, the notice statement must be conspicuously displayed on the webpage where donations are requested.

The bill also provides an alternate to the written response required when a person being solicited requests the percentage of the gross revenue that the charity will receive from the solicitation campaign or requests the percentage of the contribution which may be tax-deductible as a charitable contribution. The solicitor may immediately notify the person that the information is available on the DACS’ website or by calling the Division of Consumer Services’ toll-free number.

Present Situation – Collection Receptacles Used for Donations

Some charities utilize collection receptacles located in parking lots or along roads as a place for people to donate clothing and other goods. Recent reports indicate that for-profit businesses have begun using collection receptacles that look similar to those used by charities. The business uses the receptacles to collect clothes and sell them at a profit.⁴² Current law does not regulate the use of collection receptacles either by charities or by for-profit businesses.⁴³

Effect of Proposed Changes

Section 15 creates s. 496.4121, F.S., to regulate the use of collection receptacles. The bill defines a “collection receptacle” as a receptacle used to collect donated clothing, household items, or other goods for resale. The bill requires all collection receptacles to display a permanent sign on each side of the receptacle. The information on the sign must be printed in letters that are at least 3 inches in height and no less than one-half inch in width, in a color that contrasts with the color

⁴⁰ Section 496.412(1)(c), F.S.

⁴¹ *Id.* at (d)-(e).

⁴² See Evan Williams, *Recycling companies co-opt the look of charity for profit*, FORT MYERS FLORIDA WEEKLY, Jan. 23, 2013, available at http://fortmyers.floridaweekly.com/news/2013-01-23/Top_News/Recycling_companies_coopt_the_look_of_charity_for_.html (last visited Jan 30, 2014).

⁴³ In response to the rapid increase in the number of collection receptacles used by for-profit businesses, some Florida cities have enacted restrictions on their use. See Ariel Barkhurst, *Deerfield Beach passed a law allowing nonprofit clothing bins*, SUN SENTINEL, Feb. 22, 2013, available at http://articles.sun-sentinel.com/2013-02-22/news/fl-deerfield-donation-bins-20130218_1_donation-bins-salvation-army-commissioner-bill-ganz (last visited Jan. 30, 2014); Heather Carney, *Miramar cracks down on clothing donations bins*, SUN SENTINEL, Nov. 11, 2013, available at http://articles.sun-sentinel.com/2013-11-11/news/fl-miramar-regulates-clothing-donations-bins-20131110_1_for-profit-bins-reuse-clothes-donations (last visited Jan. 30, 2014).

of the receptacle. For receptacles used by a charity required to register under ch. 496, F.S., the sign must provide the name, address, telephone number, and registration number of the charity. For receptacles placed by an organization not required to register under ch. 496, F.S., or not claiming an exemption pursuant to s. 496.406, F.S., the sign must include the name, telephone number, and address of the business and the statement: "This is not a charity. Donations made here support a for-profit business and are not tax deductible." The bill also requires a charity using a collection receptacle to provide a donor with documentation of its tax-exempt status and registration, if requested.

Present Situation – Prohibited Acts and Penalties

Currently, s. 496.415, F.S., contains a list of seventeen acts that are prohibited for any person when done in connection with any solicitation or charity sales promotion. Examples of prohibited acts include: violating any of the requirements in ch. 496, F.S.; knowingly submitting false, misleading, or inaccurate information in a document that is filed with the DACS, provided to the public, or offered in response to a request or investigation by the DACS, the Department of Legal Affairs, or the state attorney; and representing that a charity will receive a fixed or estimated percentage of the gross revenue from a solicitation campaign greater than that identified in filings with the DACS, or that a charity will receive an actual or estimated dollar amount or percentage of goods or services purchased or used in the charity sales promotion that is greater than that agreed to with a vendor.

Any violation of ch. 496, F.S., including engaging in any of the prohibited acts identified in s. 496.415, F.S., is a violation of the Florida Deceptive and Unfair Practices Act⁴⁴ and may also result in a civil action filed by the DACS.⁴⁵ Additionally, any willful and knowing violation of ch. 496, F.S., is a third-degree felony punishable by up to 5 years in prison and a fine of up to \$5,000, and any subsequent conviction is a second-degree felony punishable by up to 15 years in prison and a fine of up to \$10,000.⁴⁶

Currently, under s. 496.419, F.S., after the DACS has investigated and found that a person or entity has violated ch. 496, F.S., it can enter an order imposing a range of administrative penalties, including imposing an administrative fine up to \$1,000 for each act or omission. However, for 501(c)(3) organizations, the maximum penalty is limited to \$500 per violation.

Effect of Proposed Changes

Section 16 amends s. 496.415, F.S., to prohibit a person from submitting false, misleading, or inaccurate information in a document that is filed with the DACS, provided to the public, or offered in response to a request or investigation by the DACS, the Department of Legal Affairs, or the state attorney regardless of whether the person knows he or she is submitting false, misleading, or inaccurate information. The bill also prohibits a person from failing to remit to a charity the disclosed guaranteed minimum percentage of gross receipts from contributions as indicated with its agreement with a charity, or, if the solicitation involved the sale of goods, services, or tickets to a fundraising event, the percentage of the purchase price as agreed to in the agreement.

⁴⁴ Chapter 501, part II, F.S.; Section 496.416, F.S.

⁴⁵ Section 496.420, F.S.

⁴⁶ Section 496.417, F.S.

Section 17 amends s. 496.419, F.S., to increase the fine the DACS may levy to \$5,000 for each act or omission and makes this fine applicable to 501(c)(3) organizations. The bill limits the fine for 501(c)(3) organizations that fail to register under s. 496.405, F.S., or file an exemption under s. 496.406(2), F.S., to \$500 per violation. The DACS may also levy a fine up to \$10,000 for any violation of ch. 496, F.S., which involves fraud or deception.

Section 18 creates. s. 496.4191, F.S., to require the DACS to suspend immediately the registration or the processing of a registration of any organization if the DACS receives written notification and verification by law enforcement, a court, a state attorney, or the FDLE, that the registrant, applicant, or any officer or director of the registrant or applicant is charged with a crime involving fraud, theft, larceny, embezzlement, or fraudulent conversion or misappropriation of property or any crime arising from the conduct of a solicitation for a charitable organization or sponsor. The suspension will remain in effect until final disposition of the case or removal or resignation of the officer or director.

Other Provisions

Section 3 of the bill amends s. 496.403, F.S., to remove blood establishments from the list of regulated charitable institutions.

Section 20 creates s. 496.431, F.S., to provide a severability clause for ch. 496, F.S.

Section 21 amends s. 741.0305, F.S., to correct a cross-reference due to the amendments to s. 496.404, F.S., in section 3 of the bill.

Section 22 appropriates \$235,352 in recurring funds and \$239,357 in nonrecurring funds from the DACS General Inspection Trust Fund, and four full-time equivalent positions with associated salary rate of 143,264, to the DACS to implement this act.

Section 23 provides an effective date of July 1, 2014.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:**A. Tax/Fee Issues:**

PCS/CS/SB 638 creates a \$100 application fee for a professional solicitor license and a \$10 fee to report material changes associated with changes to information submitted with the license application. The Department of Agriculture and Consumer Services (DACS) estimates that the \$100 application and renewal fee for a professional solicitor license will result in an estimated recurring revenue increase of \$250,000 annually.⁴⁷ The DACS did not estimate the revenue impact from the \$10 fee.

The cost for a state and national criminal history record check is \$40.50, which goes into the FDLE Operating Trust Fund. From that amount, \$16.50 is transferred from the FDLE Operating Trust Fund to the FBI; the remaining \$24 stays in the FDLE Operating Trust Fund for state processing. Based on the DACS estimate of 2,500 applications for professional solicitor licenses, the FDLE Operating Trust Fund will receive an additional \$60,000 (net of payments to the FBI) in the first year of the program, and an indeterminate amount in subsequent years as new license applications are submitted. Additionally, the bill requires that all fingerprints be retained by the FDLE. The fee for state retention of fingerprints is \$6 annually after the year of the original fingerprint processing.

The impact of losing sales tax exempt status by a charity is unknown at this time.

The bill has not been evaluated by the Revenue Estimating Conference.

B. Private Sector Impact:

Charities may incur increased administrative and record keeping costs to comply with the provisions of the bill requiring the updated requirements for reporting, notice, registration, financial statement, auditing and review, and establishment a conflict of interest policy. Similarly, some charities that raise funds in response to a specific disaster or crisis will incur additional administrative costs associated with filing quarterly relief statements. Additionally, charities and for-profit entities may incur increased costs to comply with the signage requirement for collection receptacles.

Professional fundraising consultants may incur minimal administrative and record keeping costs to comply with the updated registration and reporting requirements.

Officers, directors, trustees, or owners of a professional solicitor and any employee of a solicitor conducting telephonic solicitations will have to annually apply and pay a \$100 fee for a solicitor license. Additionally, solicitors are likely to incur increased administrative and record keeping costs to comply with the updated reporting and

⁴⁷ The DACS Analysis, SB 638, 5, Feb. 5, 2014, on file with the Committee on Commerce and Tourism. The DACS estimates 2,500 licenses at \$100 per license, but did not provide a breakdown of renewal applicants versus new applicants in outlying years. The DACS has not yet submitted an analysis of the CS at this time.

disclosure requirements, updated financial statement requirements, and updated notice statement requirements.

The fingerprinting cost for a new applicant for a professional solicitor license is \$53.50 in total: \$40.50 for the state and federal background check and \$13 for lifetime federal fingerprint retention, after FDLE begins to participate in the Federal Bureau of Investigation's national retained print arrest notification program.⁴⁸ For annual renewal of a license, an applicant will pay the \$6 state fingerprint retention fee.

Charities, consultants, and solicitors may also incur greater costs due to any fines levied by the DACS and any violations prosecuted by the Attorney General or the State Attorney.

C. Government Sector Impact:

Expenditures

The DACS anticipates the additional rules and licensing required by the bill will necessitate the hiring of two Regulatory Consultants and the development of new software for the Division of Consumer Services.⁴⁹ Similarly, the DACS anticipates the bill will result in an additional 500 cases that will be referred to the department's Office of Agriculture Law Enforcement (OALE) for regulatory investigation.⁵⁰ To meet the increased workload, OALE estimates it will require two additional Senior Financial Investigators as well as a vehicle for each investigator.⁵¹ The DACS projects it will need \$474,709 in additional funding in Fiscal Year 2014-2015 and \$235,352 each year thereafter.

The Criminal Justice Impact Conference has not yet determined the impact of this bill on prison beds.

Revenues

The DACS expects annual revenues of an additional \$112,000 due to the increase in the maximum administrative fine for violations of the Florida Deceptive and Unfair Practices Act from \$1,000 to \$5,000.⁵² The DACS did not provide information related to revenue impacts for the \$10,000 fine or for fines from increased criminal prosecutions of willful and knowing violations of the Florida Deceptive and Unfair Trade Practices Act. See Tax/Fee Issues.

According to the FDLE, it expects annual revenues in year 1 of \$60,000 from the collection of the \$24 fee for state criminal history record checks. The amount does not

⁴⁸ The bill also requires fingerprints submitted by applicants for professional solicitor licenses to be enrolled in the Federal Bureau of Investigation's national retained print arrest notification program when FDLE begins participation in the program. The annual fee for fingerprint retention in this program will be \$13. (Information provided by FDLE fiscal analyst Cynthia Barr, March 13, 2014.)

⁴⁹ *Id.*

⁵⁰ *Id.*

⁵¹ *Id.*

⁵² *Id.* This amount was calculated by multiplying the number of administrative fines (28) levied in FY 2012-2013 by the \$4,000 increase fines.

include the \$6 state fingerprint retention fee because it is paid only by those seeking annual license renewals.

The impact of this bill on the Attorney General or state attorneys has not been determined; however, it may increase caseloads for these agencies.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The Florida Department of Law Enforcement (FDLE) recommended in its bill analysis that the fingerprinting provisions be amended to require that the fingerprints be taken by an authorized entity and to clarify that fingerprint fees will be paid by the applicant.⁵³

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 212.08, 212.084, 496.403, 496.404, 496.405, 496.407, 496.409, 496.410, 496.411, 496.412, 496.415, 496.419, and 741.0305.

This bill creates the following sections of the Florida Statutes: 496.4055, 496.4071, 496.4072, 496.4101, 496.4121, 496.4191, 496.430, and 496.431.

IX. Additional Information:

- A. **Committee Substitute – Statement of Substantial Changes:**
(Summarizing differences between the Committee Substitute and the prior version of the bill.)

Recommended CS/CS by Appropriations Subcommittee on Finance and Tax on March 19, 2014:

The committee substitute:

- Exempts blood banks from many of the requirements in chapter 496.
- Removes references to specific types of “management and general costs.”
- Makes the definition of “religious institution” consistent with current law.
- Requires a charity that files a consolidated financial statement to include its IRS form 990 with its annual consolidated financial statement. Consolidated financial statements are required of certain charities that have separate branches or affiliates.
- Requires a conflict of interest policy be annually certified by the charity and provided to the Department of Agriculture and Consumer Services (DACS) with its annual registration.
- Permits a charity to submit its IRS form 990 in lieu of a financial statement.
- Requires the DACS to show good cause before it can require an audit or review of a charity’s financial statement.
- Clarifies the fingerprinting retention procedures for professional solicitor licenses.

⁵³ *Id.* at 7.

- Requires the DACS to disqualify a charity's sale tax exemption certificate if the charity fails to meet the required expense threshold.
- Removes language that would have given the DACS authority to deny or revoke a registration or license if the entity has entered into a voluntary settlement agreement with another state.
- Makes technical corrections.

CS by Commerce and Tourism on February 10, 2014:

The committee substitute:

- Updates the definition of a professional solicitor regulated by ch. 496, F.S., to include professional solicitors located in Florida that solicit outside of Florida.
- Provides that only those charities that are required to register under s. 496.405, F.S., must enact a conflict of interest policy.
- Requires that audits and reviews of a charity's financial statement be prepared by an independent CPA.
- Clarifies that a charity must show good cause before DACS can grant an extension of time to file a financial statement.
- Authorizes DACS to require a charity to have its financial statement audited or reviewed.
- Replaces the words "ancestor" and "descendant" with "grandparent" and "grandchild."
- Requires DACS to provide a list of disasters and crises that are subject to the additional financial reporting requirement.
- Updates the fingerprinting requirements for professional solicitor licenses to:
 - Specify that the state cost for fingerprinting paid by the applicant is the statutory cost of \$24.
 - Require FDLE to retain the fingerprints and enroll them in the FBI's national arrest notification program once FDLE begins participating in the program.
 - Require DACS to notify FDLE when a person loses his or her license.
 - Require DACS to screen background results to determine if an applicant meets licensure requirements.
- Clarifies that the signage requirement for collection receptacles operated by for-profit businesses does not apply to charities.
- Clarifies that a sales tax exemption certificate is issued by DOR.
- Adds a severability clause.
- Updates the amount appropriated to DACS to implement the bill.
- Makes technical corrections.

B. Amendments:

None.